ARTICLE/SECTION/PROVISION	FROM	то	
Title of the Plan	CHINA BANK CASH FUND	CHINABANK CASH FUND	
	A Unit Investment Trust Fund	A Money Market Unit Inve	estment Trust Fund
References to the DOT and Trust Group	CHINA BANKING CORPORATION, a corporation duly organized and existing under and by virtue of the laws of the Republic of the Philippines, with principal office at 8745 Paseo de Roxas corner Villar Street, Makati City, Philippines, with authority to perform trust and other fiduciary functions, acting herein through its Trust Group (herein referred to as the "Trustee");	by CHINA BANKING CORPU existing under and by virtu office at 8745 Paseo de Ro to perform trust and othe	the "DOT" or "Plan Rules" or the "Plan") is made and executed ORATION ("Chinabank"), a corporation duly organized and ue of the laws of the Republic of the Philippines, with principal oxas corner Villar Street, Makati City, Philippines, with authority r fiduciary functions, acting herein through its TRUST AND ASSET werein referred to as the "Trustee");
DOT Article I Creation of the Trust (Renamed from Amendment of the Trust)	<ul> <li>That for the purpose of providing clients with investment opportunities for higher yields and portfolio diversification pursuant to the investment objectives and policies herein stipulated, the Trustee hereby establishes and declares itself as trustee of a unit investment trust fund for the collective investment of funds held by it in the capacity of trustee.</li> <li>That in view of the availability of the China Bank Mobile Banking Facility as an additional channel where participants can transact their UITF accounts, the Trustee has resolved to amend Section 4.b (Admission and Redemption Cut-Off Time) of the Fund Specifications, necessitating the amendment of the present Declaration of Trust under the terms and conditions herein below set forth:</li> </ul>	That for the purpose of providing investment opportunities to its trust clients for higher investment yields and a diversified portfolio of investments pursuant to the investment objectives and policies herein stipulated, the Trustee hereby establishes and declares itself as trustee of a unit investment trust fund for the collective investment of funds held by it in the capacity of trustee under the terms and conditions herein below set forth.	
DOT Article II Definitions (New Article)	None	When used in this Plan, the following terms shall have the meaning set forth in their respective definitions unless a different meaning is called for in the context of another provision in this Plan:	
		Banking Day	shall mean a day other than Saturday, Sunday or any day on which banks located in Makati City, are generally closed for business.
		BSP	shall mean Bangko Sentral ng Pilipinas
		Certified UITF Sales Personnel (CUSP)	shall mean UITF marketing personnel who were certified through a UITF Certification Program (UCP) administered by a reputable financial services industry association/organization acceptable to the BSP such as the TOAP.
		Client Suitability Assessment (CSA)	shall mean the process by which the Trustee shall perform a client profiling for all UITF participants under the general principles on client suitability assessment to guide the client in choosing investment outlets that are best suited to his objectives, risk tolerance, preferences and experience.

		Confirmation of	shall mean the instrument evidencing the extent of a
		Participation	Participant's proportionate interest in the Fund.
		Money Market Fund	shall refer to a UITF classification that invests in bank
			deposits and fixed income securities with remaining
			terms to maturity of not more than three (3) years and
			has a weighted average portfolio life of one (1) year or
			less. The weighted average portfolio life shall be
			computed by weighting the remaining term to maturity
			of each underlying asset by its market value.
		Net Asset Value (NAV)	shall mean the value of the Fund as a whole, which is
			derived from the summation of the market value of the
			underlying securities of the Fund plus accrued interest
			income and other receivables less liabilities and qualified
			expenses.
		Net Asset Value per Unit	shall mean the value of each Participation Unit in the
		(NAVPu)	Fund. The same is computed by dividing the NAV of the
			Fund by the number of outstanding units.
		Omnibus Participating	shall mean the agreement or contract executed between
		Trust Agreement (OPTA)	the Chinabank (as trustee) and the participant(trustor)
			that allows the latter to invest in any of the Chinabank
			UITF offerings.
		Participant	shall mean a person or entity qualified to invest in the
			Fund; may also be referred to as the investor/trustor.
		Unit Investment Trust	shall mean an open-ended pooled trust fund which is
		Fund (UITF)	operated and administered by a trust entity and made
			available by participation.
		Valuation Day	shall mean the day when the Net Asset Value ("NAV") of
			the Fund and the value of each unit of participation
			(herein referred to as the "NAVPu") shall be calculated
			by the Trustee.
DOT Article III	The pooled fund shall be known as China Bank Cash Fund (herein referred to as the		own as CHINABANK CASH FUND (herein referred to as the
Sec. 1 Title of the Fund	"Fund").	"Fund").	
[Previously Article II Sec. 1]			
DOT Article III	The Fund is a unit investment trust fund classified as a money market fund established in		t trust fund (UITF) established in accordance with and shall
Sec. 2 Nature of the Fund	accordance with and shall be operated subject to the stipulations of this Declaration. The		tipulations of this Plan, which may be amended in accordance
[Previously forms part of Article II Sec. 2]	same may be amended from time to time in accordance with the regulations issued by	with the regulations issued b	y the BSP and existing laws.
	the Bangko Sentral Ng Pilipinas (the "BSP") and to existing laws.		
		ххх	
	XXX		

DOT Article III Sec. 2 Description of the Fund [Previously forms part of Article II Sec. 2]	The features of the China Bank Cash Fund are described in Appendix I hereto.	The Fund is classified as a money market fund that invests in bank deposits and has a weighted average portfolio life of one (1) year or less.
DOT Article III Sec. 2 Title to Assets of the Fund [Previously forms part of Article II Sec. 2]	All assets of the Fund shall, at all times, be considered as assets held by the Bank in its fiduciary capacity and title thereto shall be vested solely in the Bank as Trustee.	All assets of the Fund shall, at all times, be considered as assets held by the Trustee and title thereto shall be vested solely in the Trustee.
DOT Article III Sec. 2 Nature of Participant's Interest in the Fund [Previously forms part of Article II Sec. 2]	No participant shall have or be deemed to have any ownership or interest in any particular account, investment or asset of the Fund but shall have only its proportionate and undivided beneficial interest in the Fund as a whole.	Change in Article No. only
DOT Article III Sec. 3 Investment Objectives and Policy [Previously Article II Sec. 3]	The Fund shall be invested and reinvested in such investment outlets and held and disposed of in accordance with such investment objectives and policies as specified in Appendix I hereto.	The Fund shall be invested and reinvested in such investment outlets and held and disposed of in accordance with such investment objectives and policies as specified below.
	The Trustee shall make available to all Participants for review a list of prospective and outstanding investment outlets which shall be updated quarterly. Such disclosure shall be substantially in the form hereto referred to as Key Information and Investment Disclosure Statement.	
DOT Article III Sec. 3 Investment Objective [New subsection under Article III Sec. 3]	A part or all of the provisions were taken from Appendix I (Fund Specifications) of the DOT.	The Fund intends to achieve for its participants a high level of liquidity and better earnings potential than those offered by regular savings deposit accounts and money market placements.
DOT Article III Sec. 3 Return Objective [New subsection under Article III Sec. 3]	A part or all of the provisions were taken from Appendix I (Fund Specifications) of the DOT.	The Fund aims to outperform its benchmark which is the Bloomberg Philippine Sovereign Bond Index Money Market (BPHILMM Index). The BPHILMM Index is a systematically designed, rules-based, market-value weighted index that measures the performance of short-term, fixed-rate and zero-coupon local currency securities that are publicly issued by the Philippines. It includes liquid money market instruments such as treasury bills with maturities of less than one year and minimum par amounts of Php3.0 billion. The BPHILMM Index is a total return benchmark which accounts for income generated by its underlying securities.
		The BPHILMM Index is maintained by Bloomberg, calculated using market prices of the underlying securities, and rebalanced monthly. This Index is adjusted for tax by the Trustee.
		The benchmark provides a standard for evaluating the Fund's performance by helping investors/participants understand how the Fund is performing relative to the market or asset class the Fund represents.

## AMENDMENTS TO THE DECLARATION OF TRUST

#### CHINABANK CASH FUND

DOT Article III	A part or all of the provisions were taken from Appendix I (Fund Specifications) of the	Pursuant to the foregoing objectives, the Fund's intended weighted average portfolio life
Sec. 3 Investment Policies	DOT.	shall be one (1) year or less and may be invested and reinvested in:
[New subsection under Article III Sec. 3]		(a) Deposits with local banks, including those of the Trustee's own bank;
		(b) Deposits with foreign banks or their Philippine branches or any financial institution in any foreign country; and
		(c) Such other tradable investment outlets/categories as the BSP may allow.
		In dealing with related counterparties, the Trustee shall be transparent at all times and maintain an audit trail of all transactions with related parties or entities. The financial institution in a foreign country must have at least an investment grade credit rating from a reputable international credit rating agency.
		The combined exposure of the Fund to any entity and its related parties shall not exceed fifteen percent (15%) of the market value of the Fund. This limitation shall not apply to non-risk assets as defined by the BSP under Section 344 of the Manual of Regulations for Banks (MORB). In case the limit is breached due to the marking-to-market of certain investments or any extraordinary circumstances, e.g. abnormal redemptions which are beyond the control of the Trustee, the Trustee shall be given thirty (30) days from the time the limit is breached to correct the same.
DOT Article III Sec. 3 Target Asset Allocation [New subsection under Article III Sec. 3]	None	The Fund shall be invested up to 100% in bank deposits.
DOT Article III Sec. 3 Modified Duration [New subsection under Article III Sec. 3]	A part or all of the provisions were taken from Appendix I (Fund Specifications) of the DOT.	The Fund shall have a weighted average portfolio modified duration of not more than one (1) year.
DOT Article IV Sec. 1 Qualified Participants (Requirements and Restrictions) [Previously Article III Sec. 1 Qualified Participants]	Participation in the Fund shall be open to institutional and individual accounts, including funds owned by institutional and individual clients which are held under trust or investment management arrangement, subject to the rules or guidelines stipulated in Appendix I. Provided, that prior to admission of a client's initial participation in the Fund, the Trustee shall conduct a Client Suitability Assessment to profile the risk-return orientation and suitability of the client to invest in the Fund.	Prior to admission, a prospective participant shall undergo a Client Suitability Assessment (CSA), to be conducted by the Trustee's Certified UITF Sales Personnel (CUSP), for the purpose of profiling the risk-return orientation and suitability of the client to invest in the Fund. Participation in the Fund shall be open to any person, partnership, association or corporate entity who/which has the legal capacity to contract, including funds owned by the Trustee's clients which are held under trust or investment management arrangement.
		The Trustee has the sole discretion to accept the participation, investment or contribution of any person or entity in the Fund. The Trustee expressly reserves its right to accept, reject or refuse any participation, investment, or contribution in the Fund by any person or entity for any reason that it may deem appropriate for the proper and advantageous administration and management of the Fund.

DOT Article IV Sec. 2 Qualified Participants (Risk Profile) [New Section]	A part or all of the provisions were taken from Appendix I (Fund Specifications) of the DOT.	The Fund is suitable to investors with conservative risk profile, who are looking for a cash parking facility offering acceptable returns, and have an investment horizon of one (1) year or less.		
DOT Article IV Sec. 3 Participation Units [Previously Article III Sec. 2]	Participation in the Fund shall always be through participation in units of the Fund and each unit shall have uniform rights or privileges as any other unit. The beneficial interest of each participation unit shall be determined under the net asset value per unit (NAVPu) valuation methodology defined herein. The admission or redemption of units of participation in the Fund may be made only on the basis of such valuation and in such frequency as indicated in Appendix I hereto.	Participation in the Fund shall always be through participation in units of the Fund and each unit shall have uniform rights and privileges as any other unit. The beneficial inte		er unit. The beneficial interest asset value per unit (NAVPu) und may be made only on the ay. Subscription and
DOT Article IV Sec. 4 Subscription Requirements and Conditions [New Section]	A part or all of the provisions were taken from Appendix I (Fund Specifications) of the DOT.	Subscription to the Fund shall be subject t	to the following:	
DOT Article IV Sec. 4 (a) Minimum Amounts Required [New Section]	A part or all of the provisions were taken from Appendix I (Fund Specifications) of the DOT.	Minimum Initial Subscription Minimum Maintaining Amount Minimum Additional Subscription	Php5,000.00 Php5,000.00 Php1,000.00	
DOT Article IV Sec. 4 (b) Subscription Cut-Off Time [New Section]	A part or all of the provisions were taken from Appendix I (Fund Specifications) of the DOT.	Subscriptions to the Fund received by the Trustee through its Head Office, branches or the Chinabank Mobile App on or before 12 noon, or through the Chinabank Online on or before 11:00am of each banking day shall be considered as transactions for the day. <sup>1</sup> However, subscriptions received after the cut-off times shall be considered as transactions for the next banking day. <sup>1</sup> The Chinabank Mobile App and Chinabank Online are available for additional		the Chinabank Online on or ransactions for the day. <sup>1</sup> be considered as
DOT Article IV Sec. 4 (c) Subscription through Digital Platforms [New Section]	A part or all of the provisions were taken from Appendix I (Fund Specifications) of the DOT.	subscriptions to and to existing participants of the Fund only.Subscriptions done through the Chinabank Mobile App or Chinabank Online shall be processed by the system, including the debiting of the subscription amount from the participant's designated Chinabank account, after the participant has authorized the transaction in the said platforms. The participant shall receive an email notification		
DOT Article IV Sec. 4 (d) Evidence of Subscription [New Section]	A part or all of the provisions were taken from Appendix I (Fund Specifications) of the DOT.	acknowledging the receipt of the subscription. An investor shall become a participant of the Fund upon the execution of the Omnibus Participating Trust Agreement (OPTA), a copy of which shall be given to the participant, and the delivery to the Trustee of the amount to be invested in the Fund. The proportionate interest of the participant in the Fund shall be acknowledged through a system-generated advice/Confirmation of Participation (COP) in the form issued by the Trustee (i.e. Subscription Advice). Any subsequent additions to the Fund, including subsequent initial participations in other Funds managed and administered by the Trustee, shall no longer require the execution of a new OPTA. The participant shall be		be given to the participant, I in the Fund. The acknowledged through a Y in the form issued by the to the Fund, including d administered by the

		issued a new system-generated advice/COP for the additional and/or initial participation amounts delivered. The OPTA and/or the system-generated advice/COP shall be made available to the participant, either in printed or electronic form, the next banking day after the Trustee's receipt of the amount to be invested in the Funds.
DOT Article IV Sec. 4 (e) Systematic Investment Plan [New Section]	None	The Fund shall also be available through the Trustee's Systematic Investment Plan (SIP). The SIP provides existing participants of the Fund the opportunity to make additional subscriptions regularly by purchasing units on a scheduled basis. The features, terms and conditions of the SIP are found in the SIP Enrollment/Amendment Form which is available in the Head Office, branches and website of the Trustee.
DOT Article IV Sec. 5 Redemption Requirements and Conditions [New Section]	A part or all of the provisions were taken from Appendix I (Fund Specifications) of the DOT.	Redemption from the Fund shall be subject to the following:
DOT Article IV Sec. 5 (a) Minimum Redemption Amount [New Section]	A part or all of the provisions were taken from Appendix I (Fund Specifications) of the DOT.	There shall be no minimum redemption amount required. Partial redemptions shall be allowed provided that the amount redeemed will not result to a balance below the minimum maintaining amount; otherwise, the participant shall be required to redeem his entire holdings.
DOT Article IV Sec. 5 (b) Redemption Cut-Off Time [New Section]	A part or all of the provisions were taken from Appendix I (Fund Specifications) of the DOT.	<ul> <li>Notices of redemption from the Fund received by the Trustee through its Head Office, branches or the Chinabank Mobile App on or before 12 noon, or through the Chinabank Online on or before 11:00am of each banking day shall be considered as transactions for the day.<sup>1</sup> However, notices of redemption received after the cut-off times shall be considered as transactions for the next banking day.</li> <li><sup>1</sup>The Chinabank Mobile App and Chinabank Online are available for redemption notifications by existing participants of the Fund only.</li> </ul>
DOT Article IV Sec. 5 (c) Redemption through Digital Platforms [New Section]	A part or all of the provisions were taken from Appendix I (Fund Specifications) of the DOT.	Redemption notifications done through the Chinabank Mobile App or Chinabank Online shall be processed by the system after the participant has authorized the transaction in the said platforms. The redemption proceeds shall be credited to the participant's designated Chinabank account on the redemption settlement date. The participant shall receive an email notification acknowledging the receipt of the notice of redemption.
DOT Article IV Sec. 5 (d) Redemption Settlement Date [New Section]	A part or all of the provisions were taken from Appendix I (Fund Specifications) of the DOT.	The redemption proceeds shall be credited to the participant's designated Chinabank account on the same day as the date of the notice of redemption (T+0), provided it was received by Trustee within the redemption cut-off time.
DOT Article IV Sec. 5 (e) Confirmation of Redemption [New Section]	A part or all of the provisions were taken from Appendix I (Fund Specifications) of the DOT.	A system-generated advice/Confirmation of Redemption in the form issued by the Trustee (i.e. Redemption Advice) shall be made available to the participant, either in printed or electronic form, as evidence of the redemption transaction.
DOT Article IV Sec. 5 (f) Early Redemption Fee [New Section]	A part or all of the provisions were taken from Appendix I (Fund Specifications) of the DOT.	Redemptions made prior to the minimum holding period shall be subject to an early redemption fee equivalent to one percent (1.00%) of the proceeds (i.e. prevailing NAVPu multiplied by the number units redeemed), which fee shall accrue to the benefit of the Fund.

DOT Article IV Sec. 6 Suspension of Admission and Redemption [New Section]	A part or all of the provisions were taken from Appendix I (Fund Specifications) of the DOT.	The Trustee may temporarily suspend the admission to and redemption from the Fund if it is unable to determine the NAVPu of the Fund due to fortuitous event, such as fire, natural calamity, public disorder or national emergency affecting the financial market resulting in the suspension of trading and consequently, the absence of available market prices of investment instruments. Any subscription or notice of redemption received during the said suspension shall be transacted on the next banking day when the market prices of investment instruments become available. The Trustee may also temporarily adjust the cut-off time for subscriptions and notice of redemptions if there are factors affecting the trading hours of investment instruments in the market. The Trustee shall notify the BSP within two (2) banking days from the occurrence, stating
DOT Article IV Sec. 7 Minimum Holding Period [New Section]	A part or all of the provisions were taken from Appendix I (Fund Specifications) of the DOT.	the details and the period within which the suspension took effect.The minimum holding period for participations in the Fund shall be three (3) banking days.
DOT Article IV Sec. 8 Currency [New Section]	A part or all of the provisions were taken from Appendix I (Fund Specifications) of the DOT.	Subscriptions to and redemptions from the Fund shall be in Philippine Pesos.
DOT Article V Sec. 1 Pooled Fund Accounting [Previously Article IV Sec. 1]	The total assets and accountabilities of the Fund shall be accounted for as a single account referred to as pooled-fund accounting method.	Change in Article No. only
DOT Article V Sec. 2 Distribution [Previously Article IV Sec. 2]	The Fund shall be distributed exclusively in distribution channels duly authorized by the Trustee.	The Fund shall be distributed exclusively in distribution channels duly authorized by the Trustee and in accordance with applicable BSP rules and regulations.
DOT Article V Sec. 3 Custody of Securities [New Section]	A part or all of the provisions were taken from Appendix I (Fund Specifications) of the DOT.	Investments in securities of the Fund shall be held for safekeeping by BSP-accredited third party custodians, which shall perform independent marking-to-market of such securities.
DOT Article VI Sec. 1 Valuation Day [New Section]	None	Valuation Day shall mean the day when the Net Asset Value ("NAV") of the Fund and the value of each unit of participation (herein referred to as the "NAVPu") shall be calculated by the Trustee.
DOT Article VI Sec. 2 Valuation of the Fund [Previously Article V Sec. 1]	The valuation of the Fund shall be subject to the following rules:	Change in Article and Section Nos. only
DOT Article VI Sec. 2 (a) Valuation of the Fund [Previously Article V Sec. 1 (a)]	The Trustee shall, on a daily basis, determine the net asset value (herein referred to as the "NAV") of the Fund and the value of each unit of participation (herein referred to as the "NAVPu")	The Trustee shall determine the NAV of the Fund on each Valuation Day.
DOT Article VI Sec. 2 (b) Valuation of the Fund [Previously Article V Sec. 1 (b)]	The NAV shall be the summation of the market value of each investment of the Fund less fees, taxes, and other qualified expenses as defined herein. The determination of market value of the investment instruments of the Fund, more specifically described under	The NAV shall be the summation of the market value of each investment of the Fund less fees, taxes, and other qualified expenses as defined herein. The determination of the market value of the investments of the Fund shall be in accordance with existing BSP rules and regulations on marking-to-market valuation of investment instruments.

	Appendix I hereof, of the Fund, shall be in accordance with existing BSP regulations on mark-to-market valuation.	
DOT Article VI Sec. 3 Valuation of Participation Units [Previously Article V Sec. 2]	The valuation of participation units shall be subject to the following rules:	Change in Article and Section Nos. only
DOT Article VI Sec. 3 (a) Valuation of Participation Units [Previously Article V Sec. 2 (a)]	The NAVPu shall be determined by dividing the NAV of the Fund by the total number of units outstanding as of Valuation Date.	Change in Article and Section Nos. only
DOT Article VI Sec. 3 (b) Valuation of Participation Units [Previously Article V Sec. 2 (b)]	The NAVPu at the start of the Fund's operation, or the Fund's par value, shall be as indicated in Appendix I hereto.	The NAVPu at the start of the Fund's operation shall be Php1.00. Subsequently, the NAVPu shall be adjusted accordingly to the valuation of the Fund as provided under this Article.
DOT Article VI Sec. 3 (c) Valuation of Participation Units [Previously Article V Sec. 2 (c)]	The NAVPu shall be computed daily at the time specified in Appendix I hereto.	The NAVPu shall be computed at the end of each Valuation Day after all transactions relating to the Fund have been processed and all relevant information necessary for calculating the same have been collected. The NAVPu shall be made available to investors the next banking day.
DOT Article VI Sec. 3 (d) Valuation of Participation Units [New Section]	None	The Trustee shall cause the publication of the NAVPu at least weekly in one (1) or more newspaper of national circulation or through the Trust Officers Association of the Philippines (TOAP)-administered website, www.uitf.com.ph. The said publication, at the minimum, shall clearly state the name of the Fund, its general classification, the Fund's NAVPu and moving return on investment (ROI) on a year-to-date and year-on-year basis.
DOT Article VI Sec. 3 (e) Valuation of Participation Units [New Section]	None	The Trustee shall also make available the historical NAVPu of the Fund in the Trustee's website.
DOT Article VI Sec. 4 Fees and Expenses of the Fund [Previously Article V Sec. 3]	-	Change in Article and Section Nos. only
DOT Article VI Sec. 4 (a) Trustee's Fees [Previously Article V Sec. 3 (a)]	As its compensation for the administration and management of the Fund, the Trustee shall charge against the Fund regular trust fees in the amount indicated in Appendix I hereto on a per annum basis based on the NAV of the Fund before trust fees for the day. These fees shall accrue and shall be collectible from the Fund, as and when the same becomes due, at such times as indicated in Appendix I. The trust fees shall be uniformly applied to all participants in the Fund. Said fee may be increased or decreased in the future as may be warranted by circumstances then existing, subject to the requirements of Subsection UX410.6 of the Manual of Regulations for Banks (MORB). In the event the trust fees are changed, such change shall be charged prospectively.	As its compensation for the administration and management of the Fund, the Trustee shall collect from the Fund trust fees equivalent to fifteen basis points (0.15%) per annum based on the NAV of the Fund, which shall be accrued daily and collected monthly in arrears. Said fee shall cover the Fund's fair and equitable share of the routine administrative expenses of the trustee such as salaries and wages, stationery and supplies, credit investigation, collateral appraisal, security, messengerial and janitorial services, EDP expenses, BSP supervision fees and internal audit fees. Sale, distribution, marketing and/or other promotional related expenses shall be for the account of the Trustee and shall be presumed to be covered by the trust fee.
		The trust fees shall be uniformly applied to all participants in the Fund. Said fee may be increased or decreased in the future as may be warranted by circumstances then existing, subject to the requirements of Section 414 of the MORB. In the event the trust fees are changed, such change shall be charged prospectively.

DOT Article VI Sec. 4 (b) Special Expenses [Previously Article V Sec. 3 (b) Expenses] DOT Article VII Sec. 1 Management of the Fund [Previously Article VI Sec. 1]	<ul> <li>The Trustee may charge the Fund for special expenses if the same is necessary to preserve or enhance the value of the Fund. Such special expenses shall be payable to pertinent third party or parties covered by separate contract/s, and disclosed to the Participants. In case when outsourcing services will have to be obtained, the Trustee shall secure prior BSP approval for such as provided under existing regulations. No other fees shall be charged to the Fund.</li> <li>The Trustee shall have the exclusive management, administration, operation and control of the Fund, and the sole right at any time to sell, convert, reinvest, exchange, transfer or otherwise change or dispose of the assets comprising the Fund.</li> <li>However, if the Trustee deems it proper and beneficial for the Fund, the Trustee may engage the services of third party/ies as investment advisor or manager of a portion of</li> </ul>	The Trustee may charge the Fund for special expenses if the same is necessary to preserve or enhance the value of the Fund. Such special expenses shall be payable to pertinent third party or parties covered by separate contract/s, and disclosed to the participants. In case when outsourcing services will have to be obtained, the Trustee shall secure prior BSP approval for such as provided under existing regulations.         Change in Article No. only
	the Fund; provided that the said arrangement shall be covered by a written agreement/contract and such third party/ies is/are disclosed in the quarterly reports to the participants of the Fund.	
DOT Article VII	The Trustee shall have the following powers:	The Trustee shall have the following powers:
Sec. 2 Powers of Trustee [Previously Article VI Sec. 2]	<ul> <li>a. xxx;</li> <li>b. To have exclusive management and control of the Fund, full discretion in respect of investments, and the sole right, at any time to sell, convert, reinvest, exchange, transfer or otherwise change or dispose of the assets comprising the Trust Fund;</li> <li>c. To hold, place, invest and reinvest the Fund with full discretionary powers, and without distinction, as to principal and income in investments stipulated in Article II, Section 3 and in such investments it may deem sound and appropriate, subject only to the limitations in the investment objectives and policies of the Fund stated in Appendix I hereto;</li> <li>d. To deposit in any bank or financial institution, including its own bank, any portion of the Fund subject to the requirements of Subsection X410.8 of the Manual of Regulations for Banks on the single entity exposure limit stipulated in Appendix I;</li> <li>e. xxx;</li> <li>f. To hire and compensate legal counsel/s, certified public accountant and other specialist/s in connection with administration and management of the Fund and the protection or advancement of its legal and other interests subject to the provisions of Article V, Section 3(b) of this Declaration;</li> <li>g. To make, execute, acknowledge and deliver any or all securities, agreements, contracts, deeds, documents and instruments necessary in the management and reinvestment of the Fund, or in connection with the exercise of the powers herein conferred or the performance of acts herein authorized;</li> <li>h. To collect, receive and receipt for income, dividends, interest, profits, increments and such other sums accruing or due to the Fund; and</li> </ul>	<ul> <li>a. xxx;</li> <li>b. To have exclusive management and control of the Fund, full discretion in respect of investments, and the sole right, at any time to sell, convert, reinvest, exchange, transfer or otherwise change or dispose of the assets comprising the Fund;</li> <li>c. To hold, place, invest and reinvest the Fund with full discretionary powers, and without distinction, as to principal and income in investments stipulated herein and in such investments it may deem sound and appropriate, subject to the limitations, investment objectives and policies of the Fund;</li> <li>d. To deposit in any bank or financial institution, including its own bank, any portion of the Fund subject to the requirements of Section 414 of the MORB;</li> <li>e. xxx;</li> <li>f. To appoint and retain the services of qualified and reputable local or foreign investment advisor and/or fund manager/s; provided, however, that the Trustee shall retain ownership and control of the Fund, and provided further, that the investment advisor/s and/or fund manager/s shall work within the investment parameters or guidelines set by the Trustee and shall be directly responsible to the Trustee for any investment actions and decisions undertaken for the Fund;</li> <li>g. To hire and compensate legal counsel/s, certified public accountant/s and other specialist/s in connection with the administration and management of the Fund and the protection or advancement of its legal and other interests;</li> <li>h. To make, execute, acknowledge and deliver xxx;</li> <li>i. To collect, receive and receipt xxx;</li> <li>j. To pay out of the Fund all costs, expenses, and proper charges xxx;</li> <li>k. To contract the services of BSP-accredited third party custodian which shall safekeep the securities held by the Fund and perform independent marking-to-market of such</li> </ul>

	<ul> <li>To pay out of the Fund all costs, expenses, and proper charges incurred in connection with the administration, preservation, maintenance and protection of the Fund.</li> </ul>	<ul> <li>securities, to replace such BSP-accredited third party custodian at any time at its discretion, and to charge the fees of such custodian directly to the Fund;</li> <li>I. To institute or defend actions or proceedings in connection with any and all assets, securities or property at any time received or held by the Fund and all costs and attorney's fees in connection therewith shall be charged against the Fund; and</li> <li>m. To perform such acts which are necessary or desirable for the proper administration and management of the Fund.</li> </ul>
DOT Article VII Sec. 3 Liability of Trustee [Previously Article VI Sec. 3]	Save that attributable to the Trustee's fraud, willful default, bad faith or gross negligence, the Trustee shall not be liable for any loss or depreciation in the value of the Fund or in the value of the Trustor's participation in the Fund. The Trustee shall not be liable for act or omission where such action or inaction, in the good faith judgment of the Trustee, was then necessary, reasonable or appropriate for the proper and advantageous administration and management of the Fund.	Save that attributable to the Trustee's fraud, willful default, bad faith or gross negligence, the Trustee shall not be liable for any loss or depreciation in the value of the Fund or in the value of the Trustor's participation in the Fund. Any losses and income arising from market fluctuations and price volatility of the investments of the Fund, even if invested in government securities, shall be for the account of the participant. As such, the units of participation of the participant in the Fund, when redeemed, may be worth more or worth less than the participant's initial participation amount. The Trustee shall not be liable for act or omission where such action or inaction, in the good faith judgment of the Trustee, was then necessary, reasonable or appropriate for the proper and advantageous administration and management of the Fund.
		The Fund is not an obligation of, nor guaranteed, nor insured by the Trustee or its affiliates or subsidiaries. Due to the nature of the investments of the Fund, the Trustee does not and shall not guarantee the return or yield to the participants. Furthermore, historical performance, when presented, is purely for reference purposes and is not a guarantee of similar future performance.
DOT Article VII Sec. 4 Non-Coverage by PDIC [Previously Article VI Sec. 4]	Participation in this Fund is a trust arrangement and is not a deposit account. As such, the participation in the Fund is not covered by the Philippine Deposit Insurance Corporation (PDIC). Any income or loss of the Fund (whether realized or unrealized) will impact the NAVPu and shall be for the account and risk of the participant.	Change in Article No. only
DOT Article VIII Sec. 1 Right to Inspect Declaration [Previously Article VII Sec. 1]	A copy of this Declaration of Trust shall be available at the principal office of the Trustee for inspection by any participant having an interest in the Fund or by his authorized representative. Upon request, a copy of the Declaration of Trust shall be furnished such interested participant or his authorized representative.	A copy of this Declaration of Trust shall be available at the principal office of the Trustee for inspection by existing or prospective investors or their authorized representative. A copy of the Declaration of Trust may also be furnished to the said parties upon request.
DOT Article VIII Sec. 2 Disclosure of Investments [Previously Article VII Sec. 2]	A list of existing and prospective investments of the Fund shall be made available to participants. Such disclosure shall be substantially in the form as provided under Appendix 62 of the Manual of Regulations for Banks and hereto referred as Key Information and Investment Disclosure Statement. The list of investment outlets shall be updated, at least, on a quarterly basis. Upon request, participants in the Fund shall be furnished a quarterly list of the investments held by the Fund.	A list of outstanding and prospective investments of the Fund shall be prepared at least every calendar quarter and made publicly available not later than forty-five (45) calendar days from the reference period. Such document shall be substantially in the form of the Key Information and Investment Disclosure Statement (KIIDS) as provided under Appendix 56 of the MORB (Guide in Preparing the KIIDS for UITF). Participants in the Fund may also be furnished with the said document upon request.
DOT Article VIII Sec. 3 Disclosure of Risks [Previously Article VII Sec. 3 Risk Disclosure]	Participants shall be informed of the risks attendant to this type of Fund through a Risk Disclosure Statement.	Participants shall be informed of the risks attendant to this type of Fund through a Risk Disclosure Statement.

		Due to the nature of the investment in the Fund, all potential participants shall be advised to read and evaluate the complete details of the Fund in the Plan Rules, including all the risks involved, and to seek independent/professional opinion when necessary, before making an investment.
DOT Article VIII Sec. 4 Rights Upon Termination of Plan [Previously Article VII Sec. 4]	In case of termination of the Plan, the participants shall have (a) the right to be notified of such termination in accordance with Section 2 of Article IX hereof and, (b) upon demand, the right to inspect or be provided a copy of the financial statement used as the basis for the distribution of the Fund.	In case of termination of the Plan, the participants shall have (a) the right to be notified of such termination in accordance with Section 2 of Article X hereof and, (b) upon demand, the right to inspect or be provided a copy of the financial statement used as the basis for the distribution of the Fund.
DOT Article VIII Sec. 5 Cooling-off Period [New Section]	xxx None	xxx Unless otherwise provided by applicable law or regulation, a participant who is an individual or an entity classified as a micro or small enterprise shall be entitled to a period of two (2) banking days from the date of signing of the OPTA within which to terminate the same and consequently redeem his/her/its UITF investments, subject, however, to the payment of the early redemption fee. The early redemption fee shall be charged by the Trustee and withheld from any refund due to the participant. The participant understands that such redemption may result in a gain or loss depending on the prevailing NAVPu, which shall be for the exclusive account of the participant.
DOT Article IX Annual Audit and Report [Previously Article VIII]	Aside from the regular audit requirement applicable to all trust accounts of the Trustee, an external audit of the Fund shall be conducted annually after the close of each fiscal year by an independent auditor acceptable to BSP. The external audit shall be conducted by the same external auditor engaged for the audit of the Trustee. The result of this audit shall be the basis of the Trustee's annual report which shall be made available to all the participants. A copy of the report or a notice that the report is available and that a copy thereof will be furnished upon request, without charge, shall be sent to each participant.	Aside from the regular audit requirement applicable to all trust accounts of the Trustee, an external audit of the financial statements of the Fund shall be conducted annually by the external auditor engaged for the financial audit of the Trustee. The audited financial statements (AFS) for the Fund shall be Philippine Financial Reporting Standards (PFRS)/Philippine Accounting Standards (PAS)-compliant in all respects. The AFS for the Fund shall be made available at the Trustee's place of business, posted on the Trustee's website, and upon request of the participants, transmitted to them in printed or electronic format, and submitted to the BSP within one hundred eighty (180) calendar days following the close of the calendar or fiscal year adopted by the Trustee.
DOT Article X Sec. 1 Amendments [Previously Article IX Sec. 1]	This Plan may be amended from time to time by resolution of the Board of Directors of the Trustee: Provided, however, that participants in the Fund shall be immediately notified of such amendments through direct written or email notice to each participant or through the posting of notices in the premises of the Head office and branches of the Trustee or announcement in the Trustee's website, and those who are not in conformity with the amendments made shall be allowed to withdraw their participations within thirty (30) calendar days after the amendments are approved. Provided further, That amendments to the Plan shall be submitted to the Bangko Sentral Ng Pilipinas within ten (10) business days from approval of the amendments by the Board of Directors of the Trustee. For purposes of imposing monetary penalties provided under Subsection X192.2 of the MORB for delayed submission of reports, the amendments to the Plan shall be considered as Category A-3 Report. The amendments shall be deemed approved after thirty (30) business days from date of completion of requirements.	This Plan may be amended by a resolution of the Board of Directors of the Trustee: Provided, however, that participants in the Fund shall be notified in writing (either in electronic or printed form), through the posting of notices in the premises of the Head Office and branches of the Trustee or through the publication of announcement in the Trustee's website of such amendments. The participants who are not in conformity with the amendments shall be given at least thirty (30) calendar days prior to the implementation to withdraw their participations. Amendments to the Plan requiring written notification to the BSP, as enumerated in Section 414 of the MORB or in such other circulars/supplements thereto, shall be submitted within ten (10) banking days from approval of the amendments by the Board of Directors of the Trustee. All other amendments to the Plan that do not involve the aspects requiring a written notification to the BSP shall only require approval of the Board of Directors of the Trustee.

DOT Article X	This Plan may be terminated by a resolution of the Board of Directors of the Trustee	This Plan may be terminated by a resolution of the Board of Directors of the Trustee
Sec. 2 Termination	when, in the sole judgment of the Trustee, continued operation thereof is no longer	when, in the sole judgment of the Trustee, continued operation thereof is no longer
[Previously Article IX Sec. 2]	viable or by reason of a change in the Trustee's business strategy. The resolution shall	viable or by reason of a change in the Trustee's business strategy. A copy of the
	specify the effective date of such termination. A copy of the resolution shall be submitted	resolution, which shall specify the effective date of such termination, shall be submitted
	to the appropriate department of the Bangko Sentral Ng Pilipinas. At the discretion of the	to the BSP. At the discretion of the Board of Directors of the Trustee, it may engage the
	Trustee's Board of Directors, it may engage the services of a reputable accounting firm to	services of a reputable accounting firm to look into the books and record of the Fund
	look into the books and record of the Fund maintained by the Trustee and to certify to	maintained by the Trustee and to certify to the financial condition of the Fund.
	the financial condition of the Fund. Upon approval of the termination of the Plan, the	
	Trustee shall notify the Trustors accordingly.	Upon approval of the termination of the Plan, the participants in the Fund shall be
		notified in writing (either in electronic or printed form), through the posting of notices in
	Following the approval of the termination of the Plan but at least thirty (30) business	the premises of the Head Office and branches of the Trustee or through the publication of
	days prior to the actual termination of the Fund, the Trustee shall provide notice of the	announcement in the Trustee's website at least thirty (30) banking days prior to the actual
	termination of the Fund to the remaining participants. Such notice may be made by the	termination of the Fund. Upon termination, the Trustee shall prepare a financial
	Trustee by way of direct written or email notice to each participant or through the	statement of the Fund which shall be the basis for distribution to the participants.
	posting of notices in the premises of the Head office and branches of the Trustee or	
	announcement in the Trustee's website. Upon termination, the Trustee shall prepare a	Within a reasonable time after the termination of this DOT, the Trustee shall distribute to
	financial statement of the Fund which shall be made the basis for distribution to the	the participants each participant's proportionate interest in the net assets of the Fund
	participating Trustors.	after deducting all accrued taxes, expenses, and Trust Fee chargeable against the Fund.
		The Trustee shall be authorized to sell or dispose of any asset of the Fund as may be
		necessary to fully implement the distribution to the participants and finally liquidate or
		settle its accountabilities or obligations as Trustee.
		Even after the termination of this DOT, the Trustee shall continue to exercise its powers
		and rights until all the assets of the Fund have been liquidated and distributed to all
		participants.
DOT Article XI	This Declaration of Trust is further subject to the other terms and conditions that may be	This Amended Declaration of Trust is in compliance with and subject to the provisions
Other Terms and Conditions	stipulated in Appendix I hereof.	under Section 414 of the MORB and such other amendments/supplements thereto, if any.
[Previously Article X]		The provisions of this Plan shall prevail over those of the OPTA or the COP, in the event
		that there is an inconsistency between their provisions.
All Appendices and references thereto		All Appendices and references thereto have been removed/deleted.