

DATE \_\_\_\_\_



NON-SHAREHOLDERS' CDDCP CONSENT FORM

SHAREHOLDER'S NAME	:				
Last Name	First Name		Middle Name		Suffix
MAILING ADDRESS	Unit/House No.	Street Name/Block No.	Subdivision/Building	Rarangay	
	Unit/ House No.	Street Name, block No.	Subdivision/Building	Barangay	
	City/Municipality	Province/State	Country	Postal/ZIP	Code
	on,, manuspane,		country (		
DATE OF BIRTH			CIVIL STATUS		
NATIONALITY			TIN		
MOBILE NO.			TELEPHONE NO.		
EMAIL ADDRESS					
INIAIL ADDICESS					
SPECIMEN SIGNATURE (	PLEASE SIGN THREE TIMES)				
			REQUIRED DOCUMENTS	W.F.1.0	
			INDIVIDUALS -	Valid Government issued ID/s	
			LIQUISE OF INVESTMENT CA	SH DIVIDEND DIRECT CREDIT PROGRAM EN	POLLMENT FORM
			HOUSE OF INVESTIMENT CAS	SH DIVIDEND DIRECT CREDIT PROGRAM EN	ROLLIVIENT FORIVI
			BANK NAME		
			BRANCH		
			BANK ADDRESS		
			MODE OF OPERATION		
			ACCOUNT TYPE		
			ACCOUNT NAME		
			ACCOUNT NO.		
I hereby (as CO-DEPOSIT	OR of	) authorized Rizal Commercial Banking	Corporation (RCBC) the crediting of ca	sh dividend to our Joint account.	
That by signing this form	n, I hereby certify that all the information	I provided are true and correct			
That by signing this form	, rincress certify that all the information	r provided are true and correct.			
		Co-Depositor's	Name and Signature		
(FOR RCBC STOCK TRAN	SFER USE ONLY)				
Received By/Date :		Signature Verified By/Date :		Approved By/Date :	
DATA PRIVACY CONSENT					
ecord, share, update,		or House of Investment (HI), its directors, of confidential information, personal information, ments.			
equired by laws, rules,	or regulations. I acknowledge that the t	o third parties outside of House of Investment, o ransfer agent has been required to implement se of Investment's transfer agent, with a retention of per	its own data privacy program to	secure and keep my information confide	
acknowledge that I am affo	orded certain rights in relation to my Personal D	lata such as the right to object or withdraw my consent a	and/or edit my consent preference at any tim	e.	
nvestment via e-mail (inc ack of clarity in the e all risks and uncondition	cluding but not limited to damages incur t-mail instructions, and any risks associa nally agree that all risks shall be born	the numerous risks inherent and associated in ordered as a result of interception of any email, ted with House of Investment or RCBC Stock Trate by me and House of Investment or RCBC Stock purporting to be from me received by House of Investment.	failure of any encryption of any att nsfer Agent processing a forged/tampe k Transfer Agent shall not be liable	cachment to an email, viruses within the red e-mail instruction in good faith) and for any losses or damages arising as a	machine/terminal used by me/us, hereby confirm my acceptance of

Co-Depositor's Name and Signature



## CASH DIVIDEND DIRECT CREDIT PROGRAM (CDDCP)

## **TERMS & CONDITIONS**

Liabilities of parties in the event of failure of payments of cash dividend to the designated bank accounts due to system failure, fraud (internal or external intrusion), or any cybercrime related incidents "Force Majeure" or acts of God:

Responsibilities of RCBC in system failure, fraud (internal or external intrusion) and cybercrime related incidents

- In the event of troubles or delay on the transfer of funds on the payable date of cash dividends due to system failure, fraud (internal or external intrusion) or any cybercrime related incident, an internal investigation shall be conducted by RCBC to determine if said incidents is a result of failure on, during, or after RCBC operations. RCBC shall have three (3) days to investigate and determine if said troubles or delays is a result of RCBC operations, a third-party system (beneficiary bank) or a fraud (internal or external intrusion) or a cybercrime related incident. The liabilities of RCBC or House of Investment to the shareholder shall be determined based on the terms of the Stock Transfer, Stock Registrar and Dividend Paying Agency Agreement, including its amendments or supplemental.
- RCBC shall **NOT** be liable to any system failure, fraud (internal or external intrusion) or cybercrime related incidents in a third-party system (beneficiary bank).

House of Investment's funding of accounts

- House of Investment shall be liable to cover any damages or penalties from its failure to deliver or transfer funds on the payable date of cash dividends.

Third-party system (beneficiary bank)

- Successful transfer of funds to a third-party system shall no longer be the liability of RCBC but of the shareholders and its beneficiary bank.

Reports on transfer of funds and troubleshooting if RCBC electronic delivery system is unsuccessful

- In case of system failure, a check can be issued immediately if no correction can be done on the payable date of cash dividend.

  The shareholders shall be advised that a check shall be issued within five (5) days and to be delivered to shareholders' mailing address.
- A status report on the transfer of funds shall be provided to House of Investment within three (3) days.

Failure of cash dividend payment on the payable date due to "Force Majeure" or Acts of Nature cannot be taken against either/or RCBC, to a third-party (beneficiary bank), or House of Investment.

Liabilities on the part of shareholders and co-depositors if credited fund is a result of system failure, fraud (internal or external intrusion) and any cybercrime related incident:

- If credited funds are results of system failure, fraud or cybercrime related incident with or without the permission of shareholders and co-depositors, RCBC and House of Investment shall have the authority to recover from designated bank accounts of shareholders and co-depositors. Recovery of funds shall include any amount credited by means of system failure (erroneous, double or multiple credit entries), fraud (internal or external intrusion) or any cybercrime related incident.
- If funds (a result of system failure, fraud or cybercrime incidents) have been willingly or unwillingly withdrawn by shareholders or co-depositors, both accountholders are responsible to return the funds to RCBC.
- If shareholders and co-depositors have failed to pay or return the funds (a result of system failure, fraud or cybercrime), RCBC and House of Investment shall have the authority to hold all future cash dividends in order to recover any unreturned funds. The shareholders shall only begin to receive the cash dividends once the fund has been fully settled.

## Credit posting of cash dividends to shareholders' accounts

- On the payable date of cash dividends, a cut-off and schedule of crediting of funds shall be implemented by RCBC to beneficiary banks of shareholders. If no significant AMLA findings has been found the crediting of cash dividends can be expected by shareholders on the payable date of cash dividends.

## AMLA checking of funds

- All significant funds (P500,000.00 and above) credited in shareholders' designated bank accounts shall be subject to AMLA checking by the beneficiary banks. This process may result to a delay in the crediting of cash dividends. If cleared by the beneficiary bank the shareholders shall expect the crediting of cash dividends to their designated bank accounts.

That by signing this form I hereby certify that I fully understand the terms and conditions in this Cash Dividend Direct Credit Program.