

YEN CHECKING ACCOUNT CUSTOMER AGREEMENT

Any Checking Account Transaction (a "Checking Transaction") shall be subject to the General Agreement and this YEN Checking Account Customer Agreement (the "Account Agreement"). If there is any discrepancy between the General Agreement and the Account Agreement, the latter shall prevail.

Any term defined in Transactional Agreements may mean the same in this terms and conditions (agreement) unless otherwise specified.

Article 1. Conditions for Commencement of Transaction

The Depositor may make deposits in Yen only. The minimum deposit required for the opening of a Yen Checking Account shall be not less than JPY100,000.

Article 1-2. Refusal of Transactions with Anti-social Forces

This Account may be used only when the Depositor does not fall into any of Item 1, Item 2 or Item 3 of Article 10, Paragraph 1. If the Depositor falls into any of such Items, SMBC Trust Bank shall not open an account for the Depositor and may restrict or suspend Account Transactions with the Depositor,

Article 2. Deposits and Withdrawals, Etc.

1. The Depositor may make deposits by means of fund transfers between Accounts held at any Branch. However, SMBC Trust Bank shall accept deposits made in cash, travellers checks, checks, etc. only at Branches that handle each such business. Deposits made by use of cash cards through an ATM of an associated financial institution that conducts the business of deposits shall be subject to the "Terms & Conditions for SMBC Trust Bank Banking Card" which SMBC Trust Bank shall prescribe.
2. Withdrawals are made at the SMBC Trust Bank branch handling the withdrawals, or in the case of an individual holding a cash card, by withdrawal from an ATM affiliated with the SMBC Trust Bank, or by transfer to another account by telephone, PRESTIA Online, PRESTIA Mobile, or by any other means, and shall in any event be subject to the following provisions.
 - (1) In the case of a request for withdrawal at a Branch counter, SMBC Trust Bank shall accept said request only when such seal or signature as is placed on the check or withdrawal request form corresponds with such seal or signature as is registered with SMBC Trust Bank, or that the personal identification number inputted into PIN PAD of SMBC Trust Bank corresponds with the personal identification number registered with

SMBC Trust Bank (the "PIN").

- (2) In the case of a request for withdrawal made through an ATM, SMBC Trust Bank shall accept said request only in the event that the personal identification number used for operation of the ATM corresponds with the PIN. Withdrawals made by use of a cash card shall be subject to the "Terms & Conditions for SMBC Trust Bank Banking Card" which SMBC Trust Bank shall prescribe.
 - (3) In the case of a request for withdrawal made by telephone, SMBC Trust Bank shall accept said request only when the personal identification number inputted by telephone corresponds with the personal identification number registered with SMBC Trust Bank (the "T-PIN"), or when SMBC Trust Bank completes verification of personal identity in such a manner as SMBC Trust Bank shall prescribe. In such case, SMBC Trust Bank may omit requesting the presentation of a check.
 - (4) SMBC Trust Bank may accept a request for withdrawal through PRESTIA Online or PRESTIA Mobile only when inputted User ID and Password correspond with the User ID and Password registered with SMBC Trust Bank for PRESTIA Online and PRESTIA Mobile, respectively (including the case where any conditions designated by SMBC Trust Bank are met). In such a case, SMBC Trust Bank may omit requesting the Depositor to submit to SMBC Trust Bank a withdrawal request form or a check, etc.
3. No promissory note shall be issued in respect of a Yen Checking Account.
 4. If any fund transfer is made to a Yen Checking Account through a Branch or another financial institution, SMBC Trust Bank shall not make any amount from such funds available for withdrawal until SMBC Trust Bank completes the procedure of the crediting of said fund to said Account.
 5. When receiving or paying a check, SMBC Trust Bank shall deem correct and rely on the amount stated in the designated amount column regardless of whether any other amount is stated elsewhere on the check form.
 6. SMBC Trust Bank shall pay from the Yen Checking Account if a check is presented for payment.
 - (1) SMBC Trust Bank may confirm whether the check has been actually drawn (including requesting the issuance of a document for the confirmation results) if a check is presented for payment.
 - (2) If a check is presented to SMBC Trust Bank for payment through a Clearing House, the balance of the Yen Checking Account at 3:00 p.m. on that day shall be deemed the funds available for payment.
 7. The Depositor is required to use the form provided by SMBC Trust Bank when drawing a check on SMBC Trust Bank.

- (1) If any of the checks paid from this checking account are not actually drawn by the Depositor or it is suspected that they have been tampered with, the Depositor is required to contact SMBC Trust Bank immediately.
 - (2) SMBC Trust Bank shall provide the Depositor with a reasonable quantity of check forms at actual cost upon request.
 - (3) Checks paid from this checking account may not be returned after three months from the date of payment.
 - (4) If the period specified in the preceding item has passed and the Depositor requests paid checks to be returned, SMBC Trust Bank shall issue a copy of the checks in accordance with the prescribed procedures. However, this does not apply if the copy storage period specified by SMBC Trust Bank has expired.
8. SMBC Trust Bank is not responsible for any damage caused from forgery, alteration, or diversion, so long as SMBC Trust Bank has deemed with due care that the presented check (including its image data sent to SMBC Trust Bank by electromagnetic record) has been made on the proper form mentioned in the preceding Paragraph. In addition, the same shall apply to damages caused by violation of this provision and the separately stipulated check usage.

Article 3. Interest on Deposit

No interest shall accrue on deposits held in a Yen Checking Account.

Article 4. Overdrawn Account

1. Notwithstanding Article 6 of the General Agreement, in the event that SMBC Trust Bank at its discretion permits withdrawal exceeding the maximum permitted amount of withdrawal, the Depositor shall forthwith repay said excess (the "Excess") amount upon SMBC Trust Bank's demand.
2. The penalty interest rate applicable to the Excess shall be fourteen percent (14%) per annum, and the interest shall be calculated in such a manner as SMBC Trust Bank shall prescribe.
3. Any amount deposited or transferred to a Yen Checking Account, after SMBC Trust Bank permits a withdrawal as described in Paragraph 1 of this Article 4, shall be applied to cover the Excess.
4. In the event that either the Excess or the penalty interest provided for in Paragraph 2 of this Article 4 is not paid, SMBC Trust Bank may set off the same against any deposit or other obligation of SMBC Trust Bank owed to the Depositor regardless of the maturity date of said

deposit or obligation.

5. In the event that there is any Excess, SMBC Trust Bank shall treat any Instruments, etc. deposited or transferred into a Yen Checking Account as the security for the Excess.

Article 5. Checks with Certain Omissions

1. SMBC Trust Bank may, from time to time, without notifying the Depositor pay checks presented to SMBC Trust Bank that omit the date of drawing.
2. SMBC Trust Bank shall not be held liable except in the case of negligence on SMBC Trust Bank for any loss or damage, or costs and expenses, incurred by the Depositor in connection with SMBC Trust Bank's actions as set out in the preceding Paragraph 1.

Article 6. Treatment of Crossed Checks

In the event that a crossed check is presented, SMBC Trust Bank may pay the check to the bearer if the signature or seal on its reverse side corresponds with the seal or signature registered with SMBC Trust Bank. SMBC Trust Bank shall not be liable except in the case of negligence on SMBC Trust Bank for any loss arising from said payment under Paragraph 5 of Article 38 of the Law on Checks. In the event that SMBC Trust Bank pays damages to a third party in relation to said payment, SMBC Trust Bank may request the Depositor to reimburse the damages.

Article 7. Stop Payment Orders

1. The Depositor may request SMBC Trust Bank to stop payment on a check by submitting to SMBC Trust Bank such a form of document as SMBC Trust Bank shall prescribe.
2. SMBC Trust Bank shall not be held liable in any respect for any check drawn on the Depositor that is presented to SMBC Trust Bank after it receives a stop payment instruction from the Depositor.

Article 8. Presented Checks after Termination

SMBC Trust Bank shall not be held liable in any respect for any check drawn on the Depositor that is presented to SMBC Trust Bank after termination of a Yen Checking Account.

Article 9. Registration with Personal Credit Information Center

(Deletion)

Article 10. Termination, etc.

1. When any of the items below applies and when it is inappropriate to continue with

Transactions with the Depositor, SMBC Trust Bank shall suspend the Yen Checking Account Transactions or, upon giving a notice to the Depositor, terminate the Account. In cases where SMBC Trust Bank terminates the Account by notice, if SMBC Trust Bank sends a notice of termination to the name and address that the Depositor has reported to SMBC Trust Bank, such notice shall be deemed to arrive at the Depositor at the time when delivery would normally occur, and the Account will be terminated at the time, regardless of whether notice is delayed or is not delivered due to the fault of the Depositor.

- (i) When it has become clear that the Depositor made false statements with regard to representations and warranties at the time of application for account opening.
- (ii) In case the Depositor has been found out to fall under any of the categories of, fall under any of an organized crime group; a member of an organized crime group; a former member of an organized crime group who has withdrawn from that group but less than 5 years have passed since; a quasi-member of an organized crime group; a related company or association of an organized crime group; a corporate racketeer; a rogue person proclaiming himself/herself as a social activist; an organized special intellectual crime group; and any other person or entity equivalent to any of the foregoing (“Anti-Social Forces”) or fall under any of the following categories:
 - A. an entity having such relationship with Anti-Social Forces that indicates the control of Anti-Social Forces over the entity’s management;
 - B. an entity having such relationship with Anti-Social Forces that indicates the substantial involvement of Anti-Social Forces in the entity’s management;
 - C. an entity having such relationship with Anti-Social Forces that indicates reliance on Anti-Social Forces for the purpose of unfairly benefiting itself or third parties, or of damaging third parties;
 - D. an entity having such relationship with Anti-Social Forces that indicates provision of funds, benefits or services from the entity to Anti-Social Forces; and;
 - E. an entity where any of the directors and officers or other personnel substantially involved in its management is engaged in socially condemnable relationship with Anti-Social Forces.
- (iii) In case the Depositor is engaged in any of the following acts directly or by utilizing a third-party:
 - A. violent demands;
 - B. undue demands beyond its legal entitlement;
 - C. the use of threatening statement or violence in connection with the transactions;
 - D. acts damaging credibility of the other party or obstructing the other party’s business through the spread of false information or the use of fraudulent practices;

and;

- E. any other act similar to any of the foregoing.
2. In addition to the preceding paragraph, SMBC Trust Bank may, at its own discretion, terminate any Account when it determines that the Account should be terminated with a rational reason.
 3. In the event that any balance remains after an Account shall be terminated pursuant to any of the two preceding paragraphs, SMBC Trust Bank shall be released from any and all responsibilities in respect of such Account by delivering by mail to the Depositor of a check that is payable to the order of the Depositor in the amount of such balance. SMBC Trust Bank may assign to a third party the principal of and interest on any overdrafts or other debts owned to SMBC Trust Bank.
 4. In the event that SMBC Trust Bank terminates Account Transactions pursuant to this Article, Depositor shall be liable for any loss or damage, or costs and expenses, and SMBC Trust Bank shall not be liable except in the case of negligence on SMBC Trust Bank for any loss or damage, or costs and expenses incurred by the Depositor, in connection with the termination.

Article 11. Last Change Date, Etc. Pertaining to the ACT on Utilization of Dormant Deposits

1. For this deposit, the last change date, etc. in the ACT on Utilization of Dormant Deposits shall be the latest date out of the following:
 - (1) Date of last change listed in SMBC Trust Bank's website (change reason pertaining to the dormant deposit)
 - (2) Date specified in the following paragraph as the date on which the claims pertaining to the deposit are expected to be exercised, for items stipulated in the following paragraph as reasons the claims pertaining to deposits in the future are expected to be exercised
 - (3) Date on which SMBC Trust Bank issued a notification to the depositor, etc. regarding matters stipulated in Article 3 Paragraph 2 of the ACT on Utilization of Dormant Deposits. However, this is limited to cases where the notification reached the depositor or cases where one month passed from the issue date of the notification (excluding cases where the notification was returned not by the depositor's intention by the date after one month passed, or the date on which SMBC Trust Bank informed the Deposit Insurance Corporation in advance, whichever is later).
 - (4) Date on which this deposit has resulted in any of the cases set forth in the items in Article 2 Paragraph 2 of the ACT on Utilization of Dormant Deposits
2. The reasons the claims pertaining to deposits in the future are expected to be exercised in

Paragraph 1 Item 2 shall refer only to the reasons listed in the following items, and the date on which the claims pertaining to the deposit are expected to be exercised shall be the date set forth in the following items, in accordance with the reasons specified in the respective items.

- (1) Last date of Deposit Period, Calculation Period or Redemption Period
- (2) Payment was suspended for this deposit due to orders or measures based on laws, regulations or contracts: Date on which the payment suspension was canceled
- (3) This deposit was subject to compulsory execution, provisional seizure, or disposition for delinquent payment of national taxes (including disposition by the example): Date on which the procedure was completed
- (4) Acceptance of transfer based on laws or contracts, account transfers or other deposits or withdrawals are being scheduled or have been scheduled (however, limited to scheduled deposits/withdrawals of which SMBC Trust Bank is aware): Date on which the deposit/withdrawal was made or date on which it was established that the deposit/withdrawal would not be made

Article 12. Handling of substitute money for the dormant deposits

1. If there is no long-term transaction for this deposit, the claim pertaining to it shall be extinguished based on the Act on Utilization of Dormant Deposits, and Depositors shall have claims for substitute money for dormant deposits against the Deposit Insurance Corporation of Japan.
2. In the case referred to in the preceding paragraph, the Depositor can request payment of substitute money for the dormant deposits associated with this deposit via the SMBC Trust Bank. In this case, when the SMBC Trust Bank accepts, the Depositor can receive payment of substitute money for a dormant deposit by acquiring the deposit claim held against the SMBC Trust Bank.
3. In the case of Paragraph 1, Depositors shall entrust SMBC Trust Bank beforehand with requests and payment pursuant to Article 7, Paragraph 2 of the Act on Utilization of Dormant Deposits when the following events occur:
 - (1) With respect to this deposit, deposits from third-parties or deposits from the SMBC Trust Bank by means of transfer, direct debit or other methods based on obligations stipulated in laws and ordinances or contracts (excluding those pertaining to payment of interest).
 - (2) With respect to this deposit, a notice of a bill or check or a request for payment of a claim by a third-party has occurred (provided the SMBC Trust Bank is able to understand the request for payment).

- (3) Compulsory execution of a claim with the objective of payment of substitute money for dormant deposits associated with this deposit, provisional seizure, or procedure for collection of national tax delinquency (including the procedure according to this example)
- (4) Partial payment of substitute money for dormant deposits related to this deposit
4. SMBC Trust Bank requests payment of substitute money for dormant deposits according to Paragraph 3 on behalf of Depositors provided the following are satisfied.
 - (1) The SMBC Trust Bank has been entrusted with payment operations by the Deposit Insurance Corporation for Japan for substitute money for dormant deposits associated with this deposit
 - (2) In the event that the reasons listed in Paragraph 3.2 occur in relation to this deposit, request the Deposit Insurance Corporation for Japan to pay substitute money for dormant deposits as a response to the request for payment
 - (3) In the case of handling in accordance with the preceding paragraph, payment shall be made according to the method of acquiring the deposit claim that the Depositor held against the SMBC Trust Bank.

13. Clearing House Rules

1. In addition to the terms of the General Agreement and the Account Agreement, Checking Transactions are also subject to the rules and regulations of the applicable Clearing House.
2. When the applicable Clearing House implements emergency measures due to unavoidable circumstances such as natural disasters or other local/ national emergencies, then SMBC Trust Bank may take appropriate actions in accordance with these measures.
3. SMBC Trust Bank is not responsible for any damage that may result from the actions taken in accordance with the preceding Paragraph.

14. Discrepancy

In the event that there is any discrepancy in the meaning between the English version and Japanese version of Yen Checking Account Customer Agreement etc., the Japanese version shall prevail.

[CHECK USAGE]

1. Please use the check form provided by your branch of SMBC Trust Bank ("Your Branch") only for your own Yen Checking Account with Your Branch, and do not use it for other checking accounts or give it to others.

2. Please check the balance of your Yen Checking Account before drawing a check. Also, please note that you will be required to pay if a post-dated check is presented.
3. When drawing a check, please clearly write down the amount, date of issue, etc., and use the seal or signature registered with SMBC Trust Bank when filling out seal/signature column. Also, please use an unerasable writing utensil to prevent falsification.
4. (1) Please write the amount in the designated amount column.
(2) When writing the amount in Arabic numerals (Arabic numerals, 1, 2, 3, etc.), please use a check-writer and put "¥" at the beginning and an ending mark such as "※" or "★" at the end. Also, print "," every three digits. And please do not write the amount in words elsewhere on the check form in this case.
(3) When writing the amount in words, please do not use cursive letters and write clearly in block letters. Also include the word "Only" following the written amount.
(4) Please do not write anything other than the items listed in paragraphs (2) and (3) in the designated amount column. In particular, please make sure that the name, seal, signature and duplication of the amount are not overlapped with the amount stated in the designated amount column.
5. If you have made an error in the amount, please void the check. If you correct items other than the amount, please write your seal or signature registered with SMBC Trust Bank beside the correction. Also, please make sure that the description of the correction and the seal do not overlap the amount and bank name column.
6. Please do not use the bottom margin (clear band) of the check form.
7. Please keep your check forms in a safe place. If they are lost or stolen, please report it immediately using the prescribed form by SMBC Trust Bank.
8. When requesting check forms, please submit the prescribed request form after writing your seal or signature registered with SMBC Trust Bank.
9. If your signature is registered with SMBC Trust Bank, please sign instead of your seal.

All the terms and conditions set out in Yen Checking Account Customer Agreement shall become effective as of October 23, 2023.

SMBC Trust Bank Ltd.
規約 03(英)2310