## AUTOCHARGE AGREEMENT TO DELIVER AND CHARGE FOR SECURITIES AWARDED IN DEPARTMENT OF THE TREASURY AUCTIONS

This	agreem	ent is between ("Submitter"), the person or
entity	submi	tting tenders for securities in Department of the Treasury ("Treasury") auctions, and
		("DI"), the depository institution whose funds account at a
Feder	al Rese	rve Bank will be charged for all marketable Treasury securities delivered pursuant to this
agreei	ment ("	the parties"). This agreement applies to all marketable Treasury securities auctioned and
issued	l pursua	nt to 31 CFR Part 356.
I.	The p	arties agree that:
	(a)	The Submitter may submit tenders for its own account and for the accounts of its customers,
		where authorized by 31 CFR Part 356, for marketable Treasury securities to be held in the
		commercial book-entry system.
	(b)	The following delivery instructions are to be used by the Submitter:
		Delivery Instructions:
		In the event of a discrepancy between the delivery instructions contained in the submission
		of bids and those contained in this agreement, the instructions in this agreement supersede
		those in the submission of bids.
	(c)	The DI's funds account at the Bank will be charged for all marketable Treasury securities
		delivered to it on behalf of the Submitter.
II.	Gener	ral Provisions
	(a)	This agreement is effective on the latter of either the date specified by the parties, or the date

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BPD or Bank official").

the agreement is acknowledged by an official with the Treasury's Bureau of the Public Debt

("BPD") or with the Federal Reserve Bank of New York ("Bank"), Treasury's fiscal agent

for Treasury auctions, who is authorized to acknowledge this agreement ("an authorized

- (b) Prior to issuance of the securities, the DI will receive notice of the total par value of the securities to be delivered and the amount to be charged to its funds account, in accordance with 31 CFR Part 356.
- (c) The Submitter agrees that it is responsible to the Treasury to remit full payment for all securities it is awarded in Treasury auctions, including any securities awarded on behalf of its customers. The Submitter further agrees that it is responsible to the Treasury for full payment of all such securities awarded in the event that the Treasury does not receive full payment from the DI for all such securities awarded.
- (d) The Treasury may act on information in any tender in the name of the Submitter that reasonably appears to be valid and genuine.
- (e) The DI, by executing this agreement, guarantees the authority and signature of the person signing this agreement on behalf of the Submitter.

## III. Termination of Agreement

- (a) In the event that this autocharge agreement is terminated, it is the sole responsibility of the party terminating the agreement to notify the other party in writing.
- (b) This autocharge agreement will remain in effect until an authorized BPD or Bank official has received written notice from either of the parties that the agreement has been terminated; provided that, if securities are scheduled to be delivered under this agreement, an authorized BPD or Bank official must receive and acknowledge such notice in accordance with the following termination procedures:
  - (i) As to termination action by the DI, an authorized BPD or Bank official must receive and acknowledge the written notice by 3:00 p.m. ET on the business day prior to the issue date of the securities scheduled to be delivered, except that where the auction and issue are on the same day, an authorized BPD or Bank official must receive and

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acknowledge the notice by no later than one hour after the BPD or the Bank has given the DI notice of the securities to be delivered;

- (ii) As to termination action by the Submitter after an auction but prior to the delivery of awarded securities, the written notice of termination will not be effective, and this agreement remains in full force and effect, unless the Submitter has provided to an authorized BPD or Bank official a new autocharge agreement executed by a depository institution having a funds account at a Federal Reserve Bank;
- (c) Termination action by the DI will not affect the Submitter's responsibility to remit full payment for the securities awarded.

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AGREED TO BY				
(Full DI Name and ABA #)				
Cionatura	Title			
Signature.	Title:			
Name:	Phone:			
Addragg				
Address.				
Date:				
Affix Corporate Seal (DI):				
1				
AGREED TO BY				
(Full Name of Submitter)				
Signature:	Title:			
Nama	Phone:			
Tvanic.	1 none.			
Address:				
D.				
Date:				

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ACKNOWLEDGED BY: (Check applicable location	
Bureau of the Public Debt, U.S. Dept. of the Trea 799 9th Street, NW – 9 <sup>th</sup> Floor Washington, DC 20239	asury <b>or</b> [ ] Federal Reserve Bank of New York 33 Liberty Street – 9 <sup>th</sup> Floor New York, NY 10045
Signature:	Title:
Name:	Date:
Phone:	-
WIRE INSTRUCTIONS VERIFIED BY:	
Signature:	_ Title:
Name:	_ Date:

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**Terms of the Autocharge Agreement** 

**SUBMITTER:** This is the entity that will be submitting tenders in Treasury auctions pursuant to 31

CFR Part 356. The Submitter is responsible to the Treasury for full payment for all securities

awarded to Submitter, including any securities awarded on behalf of its customers. The Submitter

must provide the full name of the entity that is submitting tenders under this autocharge agreement.

The name shown on this autocharge agreement must be the same as that appearing on related

agreements.

**DEPOSITORY INSTITUTION:** This is the DI who has a funds account at a Federal Reserve

Bank and a book-entry securities account on the National Book Entry System (NBES) to which

securities will be delivered against payment on settlement day.

**TREASURY:** This is the U.S. Department of the Treasury.

**BUREAU of the PUBLIC DEBT:** This is the Office of Financing within the Bureau of the Public

Debt, U.S. Department of the Treasury.

**BANK:** This is the Federal Reserve Bank of New York, which acts as the fiscal agent of the U.S.

Department of the Treasury.

**SIGNATURE FOR DI:** This is the signature of an officer of the DI having authority to

enter into or terminate this autocharge agreement.

**SIGNATURE FOR SUBMITTER:** This is the signature of an officer of the Submitter

having authority to enter into or terminate this autocharge agreement.

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