Date:

To: International Swaps and Derivatives Association, Inc.

Address

Name of Corporation

Title

＿＿＿＿＿＿＿＿＿＿＿＿＿＿＿＿＿

Confirmation on Mandatory OTC Derivative Trading on Electronic Trading Platform

We (the “**Company**”) hereby represent and warrant and acknowledge the following in relation to whether Article 125-7, Paragraph 2, Item 3 (b) of the Cabinet Office Ordinance Concerning Financial Instruments Business, Etc. is applicable to the Company. Terms used herein shall have the meanings under the Financial Instruments and Exchange Act.

In this document, the “**Subject OTC Derivative Transactions**” mean the Over-the-Counter Derivatives Transactions, which are subject to the “data on centrally cleared trades” (having the meaning ascribed thereto in Article 156-63, Paragraph 1 of the Financial Instruments and Exchange Act) or “trade data” (having the meaning ascribed thereto in Article 156-64, Paragraph 1 of the Financial Instruments and Exchange Act) but not traded for account of a trust account.

1. **(Representations and warranties)** Each time the Company enters into a transaction set out in Article 125-7, Paragraph 1 of the Cabinet Office Ordinance Concerning Financial Instruments Business, Etc., the Company represents and warrants to the counterparty to the transaction (the “**Relevant Counterparty**”) that its average amount of the aggregate notional amount of the Subject OTC Derivative Transactions on the last day of each month from April 2013 to March 2014 is the amount selected by marking check in □ below.

□ less than six trillion yen

□ six trillion yen or more

The Company also represents and warrants to the Relevant Counterparty that its average amount of the aggregate notional amount of the Subject OTC Derivative Transactions on the last day of each month from April of the second preceding year to March of the first preceding year, of the year when the contract is entered into (or, if the contract is entered into in December, from April of the first preceding year to March of the year when the contract is entered into) is the amount selected by marking check in □ above each time the Company enters into a transaction set out in Article 125-7, Paragraph 1 of the Cabinet Office Ordinance Concerning Financial Instruments Business, Etc. unless it has redelivered this Confirmation in accordance with the next paragraph.

**2.　(Duty to update and notify information)** Every year the Company shall calculate its average amount of the aggregate notional amount of the Subject OTC Derivative Transactions on the last day of each month from April of the preceding year to March of the current year. If the average amount so calculated is different from the amount represented in the preceding paragraph, the Company shall re-deliver this Confirmation, with necessary amendments to the applicable year of the representations set out in the preceding paragraph, to the International Swaps and Derivatives Association, Inc. (“**ISDA**”) in the same way as it delivered the previous Confirmation by the end of August of the current year. Furthermore, if the representations and warranties under the preceding paragraph can no longer be made for whatever reason, the Company shall promptly notify ISDA and the Relevant Counterparty that it will suspend the publication of this Confirmation.

**3.　(Disclosure of this Document)**The Company agrees that ISDA will disclose or use this Confirmation in the manner it deems appropriate. Furthermore, the Company agrees that this Confirmation was prepared by the Company at its own responsibility by an authorized person signing or affixing his or her name and seal hereto, and ISDA shall have no liability regarding this Confirmation.

**4.　(Contact Details of the Corporation)**The contact details of the Company regarding this document are as set forth in the Exhibit.

End.

(Exhibit)

Contact Details of the Company

* In Japanese

Name of the Company:

Address:

Contact Personnel (Division):

Tel:

Email address:

* In English

Name of Company:

Address:

Contact Personnel (Division):