

HONG KONG MONETARY AUTHORITY 香港金融管理局 BANKING ORDINANCE (CHAPTER 155) 銀行業條例(第155章)

RESTRICTED BANKING LICENCE 有限制銀行牌照

In exercise of the powers conferred on me by Section 16(1)(a) of the Banking Ordinance, 根據銀行業條例第16(1)(a)條所給予的權力,

I hereby grant a restricted banking licence under that Section to: 我向下列公司發出根據該條文的有限制銀行牌照:

HBZ FINANCE LIMITED

The licence is granted subject to the following condition: 惟該牌照的發出附帶有以下條件:

The company (i) will become a member of the Financial Dispute Resolution Scheme (the "Scheme") administered by the Financial Dispute Resolution Centre (which is incorporated as a company limited by guarantee and not having a share capital under the Companies Ordinance (Chapter 32 of the Laws of Hong Kong)) and will remain such a member unless and until the licence granted to the company is revoked under section 22 of the Banking Ordinance (Chapter 155 of the Laws of Hong Kong); and (ii) will be required to abide at all times whilst being such a member of the Scheme by the rules and procedures in respect of the Scheme which are applicable to the company as amended from time to time.

該公司(i) 將成為金融糾紛調解中心(根據《公司條例》(香港法例第32章) 成立為法團的無股本的擔保有限公司) 執行的金融糾紛調解計劃(「調解計劃」) 成員,並且除非授予有關公司的牌照根據《銀行業條例》(香港法例第155章) 第22條被撤銷,否則將繼續作為該成員;以及(ii) 須在作為調解計劃成員期間任何時間均遵守調解計劃不時修改而適用於有關公司的規則及程序。

Dated this 27th day of February 2015 二零一五年二月廿七日 Monetary Authority 金融管理專員