DETAILED REGULATIONS ON SECURITY DEPOSIT AND PAYMENT OF CHARGES

(For Reference Purpose Only)

This English translation has been prepared to provide reference for the benefit of those who are unable to use the official Japanese text, and should be regarded and treated as such.

NARITA INTERNATIONAL AIRPORT CORPORATION

(Intentionally left blank)

DETAILED REGULATIONS ON SECURITY DEPOSIT AND PAYMENT OF CHARGES

18 March 2024 Ei E Ki No. 1098 Revised:

17June 2025 Ei E Ki No.1023

[Purpose]

Article 1

These Detailed Regulations provide for necessary matters concerning the placement of a security deposit and the payment of charges by air transport operators at Narita International Airport (the "Airport"), pursuant to the Related Regulations set forth in Article 2, Clause 1 (1).

[Definitions]

Article 2

The terms used in these Detailed Regulations have the meanings specified below, and the meanings of any terms not specified in these Detailed Regulations are as specified in the Related Regulations:

- (1) Related Regulations: the Narita International Airport Administrative Regulations, the Service Regulations on Baggage Handling Facilities, etc., the Regulations on Passenger Service Facility and Other Charges, the Service Regulations Governing Check-in Counter Facilities, Terms of Use of Check-in Devices and contracts concluded between Narita International Airport Corporation ("NAA") and airline companies, which provide for the application of these Detailed Regulations;
- (2) Existing Air Transport Operator: an air transport operator providing scheduled air transport service at the Airport during the period from April 1, 2023, to March 31, 2024;
- (3) Placement of a security deposit: the placement of a security deposit made based on the provisions of the Related Regulations and these Detailed Regulations;
- (4) Charges: charges calculated by NAA based on the Related Regulations plus an amount equivalent to consumption tax and local consumption tax (excluding landing charges and parking charges for aircraft exempted from consumption tax pursuant to the provision of Article 7 of the Consumption Tax Act (Act No. 108 of 1988)); and
- (5) Airport Facilities: facilities set forth in the Related Regulations.

[Placement of Security Deposit by Air Transport Operators Providing Scheduled Air Transport Service]

Article 3

1. An air transport operator providing scheduled air transport service ("Scheduled Air Transport Operator") shall place a security deposit in accordance with the Related Regulations, and fill in a Notification (Form No. 1) and submit it to NAA 30 days prior to the scheduled date of commencement of

service. NAA shall calculate the amount of security deposit by the formula set forth in Appended Tables based on the content of the Notification and notify the Scheduled Air Transport Operator of the calculated amount by means of a Written Advice. (Form No. 1). For the avoidance of doubt, no interest shall be added to a security deposit.

- 2. A Scheduled Air Transport Operator must place a security deposit in the amount specified in the Written Advice referred to in the preceding Clause by either of the methods specified in (1) and (2) of this clause by the day preceding the date of commencement of service; provided, however, that, the Scheduled Air Transport Operator may make deposit by a new deadline, designated by NAA, that falls on or after the date of commencement of service only if it obtains written approval from NAA in advance:
 - (1) deposit the entire amount in Japanese currency; and
 - (2) submit a guarantee form or Standby L/C ("Bank Guarantee") that satisfies all of the following requirements with regard to the entire amount or a larger amount:
 - (i) the Bank Guarantee is prepared using the form designated by NAA (Form No. 2) or the form approved by NAA as being equivalent to Form No. 2 in terms of the content thereof;
 - (ii) the Bank Guarantee is issued by a person engaging in banking with the license obtained from the Prime Minister as provided in Article 4, paragraph (1), of the Banking Act;
 - (iii) the Bank Guarantee is issued by a bank that is given an A or higher rating by any of the five rating agencies, Moody's, Standard & Poor's, Fitch, JCR and R&I;
 - (iv) the bank's head office or branch office located in Japan is designated to conduct all procedures related to the Bank Guarantee, such as receiving a claim for payment and paying the claimed amount; and
 - (v) the period of guarantee is until the end of June of the next fiscal year or longer; provided, however, that this does not apply if NAA approves.
- 3. The amount of security deposit shall be reviewed every fiscal year, and a Scheduled Air Transport Operator that has already placed a security deposit shall fill in a Notification of Change (Form No. 3) and submit it to NAA by the end of February of each year. In case that the Scheduled Air Transport Operator makes a request to change the method for placement of a security deposit, such a request shall be made only at the time of submitting the Notification of Change. NAA shall calculate the amount of security deposit by the formula set forth in the Appended Tables based on the content of the Notification of Change, compare the calculated amount and the amount of security deposit already placed, and notify the Scheduled Air Transport Operator of the difference and the settlement thereof by means of a Written Advice (Form No. 3). NAA shall settle the difference by any of the following methods by the end of April of each year:
 - (1) if the Scheduled Air Transport Operator continues to make a deposit in Japanese currency, when the amount of security deposit for the relevant fiscal year exceeds the amount of security deposit for the preceding fiscal year, the Scheduled Air Transport Operator shall make an additional deposit for the difference, and when the amount of security deposit for the relevant fiscal year falls below the amount of security deposit for the preceding fiscal year, NAA shall refund the difference to the Scheduled Air Transport Operator at its request;
 - (2) if the Scheduled Air Transport Operator starts to make a new deposit in Japanese currency, it shall

- deposit the amount notified, and NAA shall return the already submitted Bank Guarantee after the new deposit is made; and
- (3) if the Scheduled Air Transport Operator makes a deposit by submitting a Bank Guarantee, it shall submit a new Bank Guarantee that satisfies all the requirements specified in Clause 2(2) for the amount notified, irrespective of whether there is any amount to be settled, and NAA shall refund the already deposited cash or return the already submitted Bank Guarantee after the new Bank Guarantee is submitted. NAA shall refund cash at the request of the Scheduled Air Transport Operator.
- 4. If a Bank Guarantee submitted by a Scheduled Air Transport Operator ceases to satisfy any of the requirements specified in Clause 2(2) within the period of its validity, the Scheduled Air Transport Operator shall report this to NAA without delay, and newly deposit cash or submit a Bank Guarantee pursuant to Clause 2.
- 5. If a Scheduled Air Transport Operator that has placed a security deposit terminates its scheduled air transport service at the Airport, it shall submit an Application for Refund of Security Deposit (Form No. 4) after the termination of its scheduled air transport service. NAA may settle Charges that are due and payable by the Scheduled Air Transport Operator, by making deduction from security deposit if the deposit has been made with cash, or by requesting payment from the issuing bank of the Bank Guarantee if the deposit has been made with a Bank Guarantee, irrespective of the number of times of settlement. NAA shall notify the Scheduled Air Transport Operator of the details of the refund by means of an Approval of Refund of Security Deposit (Form No. 4), and refund the already deposited cash or return the already submitted Bank Guarantee at the request of the Scheduled Air Transport Operator has unperformed obligations other than Charges, the obligation shall be offset by the already deposited cash or the already submitted Bank Guarantee.

[Exemption from or Reduction of Security Deposit]

Article 4

- 1. NAA shall grant an Existing Air Transport Operator exemption from the requirement to place a security deposit except that it falls under either of the cases set forth in (1) and (2) below.
 - (1) The Scheduled Air Transport Operator's payment of any Charges owed to NAA, is in arrears for 30 days or more from the deadline designated by NAA after the effective date of these Detailed Regulations; or
 - (2) The Scheduled Air Transport Operator falls under any of the following cases.
 - (i) a petition is filed for provisional seizure, provisional disposition, compulsory execution, auction of properties or other protective foreclosing action;
 - (ii) an application is filed for bankruptcy, corporate rehabilitation, civil reorganization, etc., or a liquidation action is initiated or bank transactions are suspended;
 - (iii) the representative is placed under guardianship or curatorship;
 - (iv) a trustee is appointed by a court order or for any other reason;
 - (v) there are arrears or default of obligations to NAA, or there is a concern of serious difficulty

in fulfilment of obligations;

- (vi) the Scheduled Air Transport Operator is ordered to suspend its operation or its air operator's certificate (AOC) is revoked;
- (vii) the Scheduled Air Transport Service cancels all scheduled flights to the Airport without prior notice of an adequate period to NAA; or
- (viii) an event similar to any of the above occurs.
- 2. If an Existing Air Transport Operator falls under either of the cases of the preceding Clause and place a security deposit, the preceding Article, Clauses 1 and 2 shall apply mutatis mutandis to the cases; the phrase "30 days prior to the scheduled date of commencement of service" of the Clause 1 and "the day preceding the date of commencement of service" of the Clause 2 shall be replaced with "the date designated by NAA"; provided, however, that the proviso of the Clause 2 shall not apply in the cases.
- 3. Even when an Existing Air Transport Operator falls under either of (1) and (2) of the Clause 1, NAA may, at its discretion if it finds this appropriate, grant the Existing Air Transport Operator reduction of a security deposit.
- 4. NAA may, at its discretion if it finds this appropriate, grant exemption from or reduction of a security deposit to be placed (hereinafter referred to as "exemption or reduction") by a Scheduled Air Transport Operator other than an Existing Air Transport Operator.

[Placement of Security Deposit upon Resumption of Service by Scheduled Air Transport Operator] Article 5

If a Scheduled Air Transport Operator resumes its service after all flights are suspended at the Airport, it shall place a security deposit pursuant to Article 3, Clauses 1 and 2 regardless of whether the last day of service operation is before or after the effective date of these Detailed Regulations; provided, however, that if a Scheduled Air Transport Operator resumes its service within one year from the day following the last day of service operation and was granted an exemption or reduction on the last day of service operation in the preceding Article, the preceding Article shall be applied.

[Prepayment of Charges]

Article 6

If a Scheduled Air Transport Operator falls under any of the following cases, it must prepay Charges to NAA. NAA may determine whether it shall be continued or not every fiscal year in consideration of payment condition of Charges from the Scheduled Air Transport Operator:

- the Scheduled Air Transport Operator's payment of Charges payable to NAA on or after the
 effective date of these Detailed Regulations is in arrears for 30 days or more from the deadline
 designated by NAA;
- (2) the Scheduled Air Transport Operator falls under any of the cases set forth in Article 4, Clause 1(2);
- (3) the Scheduled Air Transport Operator places a security deposit pursuant to Article 5, and it fell under any of the cases set forth in Article 4, Clause 1(2) before resuming its service; or
- (4) the Scheduled Air Transport Operator does not place a security deposit.

- 2. A Scheduled Air Transport Operator that prepays Charges pursuant to the preceding Clause must notify NAA of the scheduled number of flights for the next month by the date designated by NAA. NAA shall calculate the amount of prepayment of Charges for the next month using the unit price specified in the Appended Tables and the number of flights reported by the Scheduled Air Transport Operator, and notify the Scheduled Air Transport Operator of the calculated amount, and the Scheduled Air Transport Operator shall prepay the Charges for the next month in Japanese currency by the date designated by NAA. If there is any difference between the prepaid amount and the actual amount of Charges, NAA shall make a refund to or request additional payment of Charges from the Scheduled Air Transport Operator, and settle the difference; provided, however, that NAA shall make no refund if the Scheduled Air Transport Operator does not place a security deposit, the Scheduled Air Transport Operator prepays only part of the Charges specified in this clause, or Scheduled Air Transport Operator does not pay the Charges specified in Article 8.
- 3. In the case referred to in the preceding Clause, NAA shall appropriate any Charges to be refunded to the Charges payable for the month designated by NAA.
- 4. In the case referred to in Clause 2, the Scheduled Air Transport Operator shall pay any Charges additionally requested by NAA in addition to the Charges payable for the month designated by NAA.

[Treatment in the Case of Arrears in Placement of Security Deposit]

Article 7

- 1. If a Scheduled Air Transport Operator is in arrears in placement of a security deposit or payment of Charges specified in the preceding Article and Article 8, it shall be treated as follows:
 - (1) if the Scheduled Air Transport Operator is in arrears during the first fiscal year of the security deposit placement, the amount of security deposit specified in Article 3, Clause 1 shall be doubled and it shall pay the shortage to NAA by the date designated by NAA; if a Scheduled Air Transport Operator is in arrears for the following fiscal year or thereafter of the security deposit placement, the amount of security deposit specified in the Clause 3 shall be doubled and it shall pay the shortage to NAA by the date designated by NAA;
 - (2) if the Scheduled Air Transport Operator has been granted exemption or reduction of a security deposit, the exemption or reduction shall be revoked, and it shall deposit the amount specified in Article 3, Clauses 1 by the date designated by NAA;
 - (3) The Scheduled Air Transport Operator shall lose its entitlement to receive various incentives provided by NAA including those already withheld if regulations stipulating the payment of the incentives provide for the application of these Detailed Regulations; and
 - (4) NAA may suspend the use of airport facilities by the Scheduled Air Transport Operator or take any other necessary measures.

[Revocation of Preferential Status as to Payment]

Article 8

If a Scheduled Air Transport Operator falls under any of the cases set forth in Article 4, Clause 1(2), its preferential status in terms of payment period shall be revoked, and it must pay the Charges by the date

designated by NAA; and NAA shall not be held liable for any damage incurred as a result of the revocation of the preferential status in terms of payment period:

[Arrears]

Article 9

If a Scheduled Air Transport Operator is in arrears in placement of a security deposit or payment of Charges, NAA shall collect from it a delinquent charge calculated at the rate of 14.5% per annum for the period from the day following the deadline for deposit or payment until the completion of deposit or payment.

[Appropriation of Security Deposit]

Article 10

If a Scheduled Air Transport Operator that has placed a security deposit falls under any of the cases set forth in Article 4, Clause 1(2), NAA may appropriate the security deposit for the items in the order from the largest amount of Charges payable by it. In such cases, the Scheduled Air Transport Operator which continues its service operation at the Airport shall deposit the shortage which is caused by the appropriation for obligations to NAA by the date designated by NAA.

[Non-Assignment to a third party]

Article 11

A Scheduled Air Transport Operator that has placed a security deposit must not transfer its claim for refund of a security deposit to a third party, create a security interest on such claim or otherwise dispose of such claim.

[Procedures of Charges etc. by Air Transport Service Support Provider by Proxy]

Article 12

If a Scheduled Air Transport Operator entrusts an air transport service support provider to carry out procedures specified in these Detailed Regulations by proxy, it shall submit a Power of Attorney (Form No. 5) to NAA every time it carries out the procedures to indicate that it has given the air transport service support provider the right to represent in any and all procedures specified in these Detailed Regulations; provided, however, that the method of placement of a security deposit in this case is limited to the method set forth in Article 3, Clause 2(1).

[Establishment of Agreements and Changes of Contents]

Article 13

- 1. Upon using the Airport, a Scheduled Air Transport Operator specified in these Detailed Regulations shall acknowledge and consent to the contents of these Detailed Regulations.
- 2. NAA may change the contents of these Detailed Regulations.

[Miscellaneous Provisions]

Article 14

- 1. These Detailed Regulations shall be applied based on the Japanese text as the original and construed in accordance with the laws of Japan, and any matters not addressed in these Detailed Regulations shall be subject to the laws of Japan.
- 2. In the event of any matter not addressed in these Detailed Regulations, NAA and a Scheduled Air Transport Operator shall hold mutual consultation.
- 3. Any and all disputes, controversies or differences of opinions arising out of or relating to these Detailed Regulations shall be referred to arbitration in Singapore in accordance with the Arbitration Rules of the Singapore International Arbitration Center that are effective at that time, and ultimately resolved by such arbitration; provided, however, that in the case relating to a Bank Guarantee, the Chiba District Court or the Chiba Summary Court that has jurisdiction over the location of NAA shall have the exclusive jurisdiction as the court of first-instance.

Supplementary Provisions (Ei E Ki No. 1098 of 18 March 2024)

- 1. These Detailed Regulations come into effect as of 1 April 2024.
- 2. A Scheduled Air Transport Operator that has already executed an agreement on the placement of a security deposit with NAA before these Detailed Regulations come into effect shall continue to place a security deposit even after the agreement expires, and the security deposit thus placed shall be treated pursuant to these Detailed Regulations.

Supplementary Provisions (Ei E Ki No.2013 of 8 August 2024)

These Detailed Regulations come into effect as of 1 September 2024.

Supplementary Provisions (Ei E Ki No.1023 of 17 June 2025)

These Detailed Regulations come into effect as of 17 June 2025. However, in the case of flights scheduled to be in service by June 30, 2025, the previous provisions shall still apply.

Appended Table (Re.: Article 3)

- 1. The amount of security deposit to be placed for the first year shall be the amount calculated by multiplying the unit price per flight specified in the following table by the number of flights expected to be operated within three months from the month following the month of commencement of service; in the case of passenger flights, the amount calculated by multiplying the monthly unit price by 3 shall be added.
- 2. The amount of security deposit to be placed in the fiscal year following the fiscal year when the placement of a security deposit commences and subsequent fiscal years shall be the amount calculated by multiplying the unit price per flight specified in the following table by the number of flights expected to be operated within three months from April of the following fiscal year; in the case of passenger flights, the amount calculated by multiplying the monthly unit price by 3 shall be added.. However, in the case of a Scheduled Air Transport Operator that has been granted exemption from or reduction of a security deposit pursuant to Article 4, Clauses 3 and 4, the amount shall be determined in consideration of the content of such exemption or reduction; and in the case of a Scheduled Air Transport Operator whose security deposit to be placed has been doubled pursuant to Article 7, Clause 1(1), the amount shall be double the amount calculated by the above formula. If a difference between the amount thus calculated and the amount of security deposit already placed is $\pm 10\%$ or more, it shall be settled.
- 3. Domestic flights shall be categorized as follows in accordance with Airports where a Scheduled Air Transport Operator took off just before arrival at the Airport.

```
(Category) (Airports where a Scheduled Air Transport Operator took off just before arrival at the Airport)
```

- · Group ① · · · · CTS, ITM, FUK
- Group ② • KIX, HIJ, TAK, MYJ, KKJ, NGS, KMJ, OIT, KMI, KOJ, KUH, HKD, KCZ, YGJ, IWK, TKS, KMQ, AKJ, OBO, MMB, AXT, UBJ, AOJ, SYO, TOY, UKB, TTJ, IZO, OKJ, HSG, NGO, WKJ, MBE, SHB, OKD, MSJ, ONJ, GAJ, NTQ, SHM, IWJ, Others
- · Group ③ · · · · OKA, Remote islands (including SHI, ISG, ASJ)
- 4. With regard to the unit price which is not specified in the following tables, a Scheduled Air Transport Operator must inform NAA of the details of the aircraft for its service operation, and NAA shall calculate the unit price for a security deposit based on the content of the information and notify the Scheduled Air Transport Operator of it.

(1) International flights

Unit: yen

	Saha	duled passenger fl	ight	Scheduled
Type	Terminal 1	Terminal 2	Terminal 3	cargo flight
A20N	715,000	698,000	458,000	135,000
A21N	909,000	884,000	579,000	161,000
A306	1,239,000	1,208,000	847,000	340,000
A319	613,000	600,000	396,000	130,000
A320	759,000	740,000	486,000	143,000
A321	861,000	839,000	559,000	177,000
A332	1,311,000	1,281,000	930,000	450,000
A333	1,473,000	1,435,000	1,018,000	440,000
A339	1,496,000	1,456,000	1,020,000	412,000
A343	1,294,000	1,267,000	937,000	482,000
A359	1,447,000	1,412,000	1,012,000	458,000
A35K	1,630,000	1,591,000	1,151,000	539,000
A388	2,552,000	2,490,000	1,850,000	963,000
B38M	745,000	726,000	478,000	143,000
B737	588,000	576,000	384,000	134,000
B738	779,000	759,000	502,000	160,000
B739	766,000	747,000	493,000	150,000
B744	1,922,000	1,874,000	1,363,000	800,000
B748	1,827,000	1,783,000	1,304,000	730,000
B752	1,001,000	975,000	650,000	260,000
B763	1,040,000	1,017,000	722,000	340,000
B764	1,210,000	1,182,000	845,000	380,000
B772	1,514,000	1,478,000	1,070,000	499,000
B773	1,859,000	1,807,000	1,259,000	487,000
B77L	1,607,000	1,573,000	1,183,000	640,000
B77W	1,619,000	1,584,000	1,187,000	637,000
B788	1,176,000	1,149,000	825,000	378,000
B789	1,270,000	1,241,000	899,000	425,000
B78X	1,452,000	1,414,000	995,000	408,000
BCS3	624,000	610,000	395,000	112,000
E190	512,000	502,000	326,000	101,000
MD11	1,497,000	1,464,000	1,091,000	620,000

(2) Domestic flights

1-0-1	٠.	***
Jnu	٠.	ven

	Scheduled passenger flight						
Type	Terminal 1 and Terminal 2			Terminal 3			
	Group(1)	Group2	Group③	$\operatorname{Group} \mathbb{O}$	Group2	Group③	
A20N	315,000	275,000	216,000	290,000	250,000	191,000	
A21N	398,000	344,000	262,000	370,000	316,000	234,000	
A320	323,000	279,000	214,000	298,000	255,000	189,000	
A321	351,000	302,000	229,000	325,000	276,000	203,000	
B735	253,000	218,000	166,000	233,000	199,000	147,000	
B737	258,000	221,000	166,000	239,000	202,000	147,000	
B738	328,000	282,000	212,000	304,000	258,000	188,000	
B763	497,000	415,000	293,000	468,000	386,000	263,000	
B772	770,000	640,000	444,000	727,000	597,000	401,000	
B77W	725,000	577,000	355,000	694,000	546,000	325,000	
B788	558,000	449,000	286,000	533,000	424,000	260,000	
B789	635,000	506,000	312,000	608,000	479,000	285,000	
CRJ7	137,000	116,000	84,000	139,000	118,000	86,000	
DH8D	93,000	88,000	80,000	95,000	89,000	81,000	

Type	Scheduled cargo flight				
	Group(1)	Group2	Group③		
A20N	133,000	93,000	34,000		
A21N	182,000	127,000	45,000		
A320	145,000	101,000	36,000		
A321	163,000	114,000	40,000		
B735	113,000	79,000	27,000		
B737	123,000	86,000	30,000		
B738	154,000	107,000	37,000		
B763	271,000	190,000	67,000		
B772	431,000	301,000	105,000		
B77W	489,000	342,000	120,000		
B788	362,000	253,000	90,000		
B789	428,000	299,000	106,000		
CRJ7	69,000	48,000	16,000		
DH8D	22,000	16,000	8,000		

(3) Monthly unit price

Unit: yen

Type	Scheduled passenger flight						
	International flight			Domestic flight			
	Terminal 1	Terminal 2	Terminal 3	Terminal 1	Terminal 2	Terminal 3	
All	ı	_	1,020,000	557,000	560,000	2,700,000	

Form No. 1 (Re.: Article 3)

Notification for Security Deposit

[Date] [Mo	onth]	[Year]
rporation		
-		
Title name		
Name		Seal
_		· ·
☐ Deposit of cash		
☐ Submission of bank guarantee		
(Name of issuing bank:)
□ T1 □ T2		□ T3
☐ International flight	☐ Doı	mestic flight
☐ Passenger flight	☐ Car	go flight
ICAO Type:		
Number of flights:		
Group: Airport taking off just before arriv	al at NRT:	
to be filled in by NAA (Do not enter	anything)	
nt of the notification, we hereby notif	fy you as	Confirmed column
	Address Company name Title name Name Consented to the Detailed Regulation of file the following notification to place Deposit of cash Deposit of cash Submission of bank guarantee (Name of issuing bank: T1 T2 International flight Passenger flight ICAO Type: Number of flights: Group: Airport taking off just before arriv to be filled in by NAA (Do not enter	Address Company name Title name Name Consented to the Detailed Regulations on Security Consented to the Detailed Regulations on Security Deposit of cash Deposit of cash Submission of bank guarantee (Name of issuing bank: T1

Form No. 2	(Re.: Article	e 3)	
年_	月F	3	
[Date]	[Month]	[Year]	
	銀	行保証(撤回する	5ことのできないスタンドバイ信用状)
	BANK G	UARANTEE [IRR	EVOCABLE STANDBY LETTER OF CREDIT]
	空港株式会社 日市古込字古	上 宛 5込1番地1	
			RT CORPORATION City, Chiba Prefecture, Japan
千葉県后社(以下	戈田市古込 ^会 「NAA」とい	字古込1番地1に いう。)と <u>「^{航空会社}</u>	- 登録住所を有する日本の法人である成田国際空港株式会 (以下「債務者」という)との間で締
結されたり 「規程類」	人下の契約及	なで債務者に適用)条件及び規定に	(以下「債務者」という)との間で締される以下の規程等(当該契約及び規程類を総称して以下基づき債務者が NAA に対して負う義務(以下「債務者の
AIRPORT	CORPORA	ΓΙΟΝ, a Japanese Chiba Prefecture,	the "Rules") applicable between NARITA INTERNATIONAL corporation with a registered address at 1-1 Aza-Furugome, Japan ("NAA") and [airline name] at (the "Debtor")
	obligations of		the "Debtor") (the "NAA under the Rules ("the Obligations of the Debtor"):
Service ReRegulationService ReDetailed IContract	egulations on ns on Passeng egulations Go Regulations o s between N	Baggage Handling er Service Facility everning Check-in Con Security Deposit	Regulations (成田国際空港管理規程) Facility (手荷物取扱施設等供用規程) and Other Charges (旅客サービス施設等料金規程) Counter Facilities (チェックインカウンター施設供用規程) and Payment of Charges (保証金の預託及び使用料等の支払等 に関する細則) cor, which provide for the application of the aforementioned
Detailed	Regulations	s. (NAA と債務者	f間で締結される契約において上記細則の適用を定めたもの)
【住所地】			<u>_</u>
【銀行名】			(以下「銀行」という。)は、本保証書により、
という。) 務者から <i>0</i>	につき、取)異議申し <u>ゴ</u>	消不能かつ無条化 こてにかかわらず	
we, [bank name	e]		at [address]
_			(the "Bank") hereby irrevocably and unconditionally NAA of a sum or sums not exceeding in the aggregate an amount

of JPY_______Only) (the "Guaranteed Sum") with respect to the Obligations of the Debtor and accordingly covenant and agree that, upon the receipt of a written demand from NAA, and notwithstanding any objection made by the Debtor and without any right of set-off or counterclaim, we shall pay to NAA such amount or amounts as shall have been so demanded by one or more such demands up to, but not exceeding, in the aggregate the Guaranteed Sum.

Form No. 2 (Re.: Article 3)

日

付 [Date (Year/Month/Date)]:

本保証書に基づくすべての支払は、NAAの請求を受けてから7営業日以内に、NAAが指定する銀行口座に日本円にて着金され、かつ、NAAによりその着金が確認されなければならず、また、税金、諸経費、手数料その他いかなる性質の費用も差し引かれてはならないものとする。

All payments to be made hereunder shall be received at NAA's designated bank account in Japanese yen and confirmed its receipt by NAA within seven (7) business days after receipt of NAA's demand, and shall be made free and clear of, and without deduction for any taxes, charges, fees, deductions or withholdings of any nature whatsoever.

本保証書の規程に基づく銀行に対するすべての通知又は請求は、書面で【英語/日本語】により、【 ^{住所地】} の住所に所在する
【銀行の日本国内支店】 (以下、「日
本支店」という。)に送達されなければならず、また、この銀行保証の発行、(口頭、書面、その他いかなる方法にも関わらず)銀行との連絡、及び本保証書に基づく銀行による支払いは日本 支店を通して行われるものとする。
All demands and notices under the terms of this Guarantee must be in writing and in [English/Japanese] and be submitted to [branch name in Japan] at
its address of [address]
Japan (the "Japanese Branch"), and the issuance of this Guarantee, any communication (regardless of whether it is oral, written, or by any other means), and any payments by the Bank under this Guarantee shall be made through the Japanese Branch.
本保証書におけるいかなる他の規定にかかわらず、本保証書に基づく銀行の債務総額の上限は、保証債務額を上回らないものとする。
Notwithstanding any other provisions in this Guarantee, our maximum aggregate liability hereunder shall not exceed the Guaranteed Sum.
本保証書は(以下「契約満了日」という。)まで有効であり、本保証書に基づく銀行の債務は、契約満了日が銀行により延長されない限り、契約満了日に終了するものとする。
This Guarantee shall remain valid and in full force and effect until (the "Expiry Date"), and our liability hereunder shall cease and terminate on the Expiry Date, unless the Expiry Date is extended by the Bank.
本保証書は日本法に準拠し、解釈されるものとし、また、NAAと銀行は、本保証に起因または 関連する全ての紛争、論争又は意見の相違については、千葉地方裁判所または千葉簡易裁判所を第 一審の専属的合意管轄裁判所とすることに、取消不能の同意をする。
This Guarantee shall be governed by and construed in accordance with the laws of Japan and NAA and the Bank irrevocably agree that any disputes, controversies or differences arising out of or relating to this Guarantee shall be subject to the exclusive jurisdiction of Chiba District Court or Chiba Summary Court in first instance pursuant to its subject matter jurisdiction.
署名捺印欄 [Signature and seal]:
銀 行 名 [Name of Bank]:
住 所[Address]:

Form No. 3 (Re.: Article 3)

Notification of Change for Security Deposit

	[Date]	[Month]	[Year]	
:	-				
esident and CEO arita International Airport Co	rporation				
ina international rinport co	Address				
	Company r	name			
	Title name				
	Name			Seal	
Having acknowledged and yment of Charges, we hereby posit.		_		_	
	☐ Deposit of cash				
Method of deposit	☐ Submission of ba	ank guaran	tee		
1	(Name of issuing	_)	
Change of method of deposit	☐ No change		□ Cl	nanged	
Terminal used	□ T1		T2	□ T3	
International/domestic	☐ International flight			☐ Domestic flight	
Purpose of flight	☐ Passenger flight ☐			Cargo flight	
Aircraft used * If multiple types of aircraft are to be used,	ICAO Type:				
specify the type that will be most frequently used.	Number of flights:				
Classification according to Appended Tables (for domestic flights only)	Group: Airport taking off ju	ıst before a	arrival at NR'	Γ:	
Bel	ow to be filled in by N.	AA (Do no	ot enter anyth	ing)———	
Having confirmed the content	t of the notification, we	hereby no	tify you as fo	ollows.	
Amount of redeposit:				Confirmed column	
Amount already de	eposited:				
Amount already do Amount recalculat	-				

Application for Refund of Security Deposit

	[Date]	[Month]	[Year]
To:			
President and CEO Narita International Airport Corp	oration		
- mon and an early	Address Company name Title name Name		Seal
Pursuant to Article 3, Clause 5 Charges, we hereby file an applic	_	•	•
Method of deposit (Check the option that applies)	☐ Deposit of cash☐ Submission of b	ank guarantee	
Amount of security deposit		yen	
———Below t	o be filled in by NAA (Do no	ot enter anythir	ng)
We hereby notify concerning th	e refund of a security deposi	t or return of a	bank guarantee.
			Approval column

Form No. 5 (Re.: Article 12)

Power of Attorney

	[Date]	[Month]	[Year]	
To:				
President and CEO				
Narita International Airport Corporation				
	Address			
	Company name			
	Title name			
	Name			Seal
	Telephone number			

Pursuant to Article 12 of the Detailed Regulations on Security Deposit and Payment of Charges, we entrust the company indicated below to conduct any and all procedures set forth in these Detailed Regulations on our behalf.

We have confirmed that we are ultimately responsible for any event arising from a procedure that has been conducted or has not been conducted by the entrusted company.

Name of entrusted company:

Address:

Name of representative:

Telephone number: