Form W-8BEN-E

(Rev. October 2021) 2021 年 10 月 Department of the Treasury Internal Revenue Service 美國財政部國稅局

Certificate of Status of Beneficial Owner for United States Tax Withholding and Reporting (Entities)

在美國課稅與申報目的下之最終受益人身分證明 (實體)

▶ For use by entities. Individuals must use Form W-8BEN. 僅供實體使用;個人須使用W-8BEN表格。

- ▶ Section references are to the Internal Revenue Code. 對應章節請參考美國國內稅收法。
- ► Go to www.irs.gov/FormW8BENE for instructions and the latest information.
- W-8BEN-E表格說明及其最新資訊請參考: www.irs.gov/FormW8BENE。 ▶ Give this form to the withholding agent or payer. Do not send to the IRS.

請將此表格交予扣繳義務人或付款人,請勿直接交予美國國稅局。

OMB No. 1545-1621

	ONOT use this form for: 下列人工請勿使用本农恰	
	U.S. entity or U.S. citizen or resident	
• /		
• /	A foreign individual or entity claiming that income is effectively connect	ed with the conduct of trade or business within the U.S (unless claiming treaty
		W-8ECI
	主張其收入與在美國境內之交易或業務有實際關聯的外國個人或實體(附	
		unless claiming treaty benefits)(see instructions for exceptions)W-8IMY
	外國合夥制企業,外國單純信託或外國贈與人信託(除非主張其享有租	
		of issue, foreign tax-exempt organization, foreign private foundation, or nected U.S. income or that is claiming the applicability of section(s) 115(2),
		ctions for other exceptions)
		金會,或美國屬地政府聲稱所得為有效關聯美國所得或主張其適用第 115 (2)
	節, 501(c)節, 892 節, 895 節或 1443(b)節規範之美國屬地政府(除非主	
		y acting as a qualified derivatives dealer)W-8IMY
_	任何擔任中間機構角色者(包含擔任合格衍生性商品自營商角色之合格	中間機構),應使用 W-8IMY 表格
	ART I Identification of Beneficial Owner	
穿	第 一部分 	
1	Name of organization that is the beneficial owner 最終受益人(組織)	名稱 2 Country of incorporation or organization 註冊/成立國
3	Name of disregarded entity receiving the payment (if applicable, see	instructions) 收取款項的非企業實體名稱(若適用,詳見說明)
4	Chapter 3 Status (entity type) (Must check one box only) 第三章身	分狀態(組織類型)(僅可勾選一種身分)
	☐ Corporation ☐ Partnership	
	公司 合夥組織	
	□ Simple Trust □ Tax-exempt organization □ 単純信託 免稅組織	□ Complex trust □ Foreign Government - Controlled Entity 複雜信託 □ 受外國政府控制之實體
		核排信式 支が圏域的技術と負題] Estate □ Foreign Government – Integral Part
	中央銀行 私人基金會	遺產 外國政府不可分割的一部分
	□ Grantor trust □ Disregarded entity [贈與人信託 非企業實體	□ International organization 國際組織
	If you entered disregarded entity, partnership, simple trust, or grant	or trust above, is the entity a hybrid making a treaty claim? \square Yes \square No
	倘勾選上列非企業實體、合夥組織、單純信託或贈與人信託時,該維	織是否主張租稅協定利益?□ 是□ 否
	If "Yes" complete Part III. 倘勾選「是」,請完成第三部分。	
5		
	第四章身分狀態(請參閱詳細說明並依實體適用之身分狀態完成後續對 □ Nonparticipating FFI (including an FFI related to a	印分争块)。 □ Nonreporting IGA FFI. Complete Part XII.
	Reporting IGA FFI other than a deemed-compliant FFI,	在跨政府協議下毋須申報的外國金融機構。完成第十二部分。
	participating FFI, or exempt beneficial owner)	☐ Foreign government, government of a U.S. possession, or foreign central bank
	未簽署協議的外國金融機構(包含與在跨政府協議下應申報的外國金融機構,在	of issue. Complete Part XIII.
	機構相關之外國金融機構,但該機構並非視同合規的的外國金融機構、有簽署協議的外國金融機構、或免受扣繳的最終受益人)。	外國政府、美國屬地政府或發行貨幣的外國中央銀行。完成第十三部分。
	□ Participating FFI 有簽署協議的外國金融機構。	□ International organization. Complete Part XIV. 國際組織。完成第十四部分。
	□ Reporting Model 1 FFI 在模式一下應申報的外國金融機構。	☐ Exempt retirement plans. Complete Part XV.
	□ Reporting Model 2 FFI 在模式二下應申報的外國金融機構。	至
	☐ Registered deemed-compliant FFI (other than a reporting Model 1 FFI,	☐ Entity wholly owned by exempt beneficial owners. Complete Part XVI.
	sponsored FFI, or nonreporting IGA FFI covered in Part XII). See	由免受扣繳的最終受益人完全持有的實體。完成第十六部分
	instructions. 註冊視同合規的外國金融機構(排除在模式一下應申報的外國金融機	☐ Territory financial institution. Complete Part XVII.
		关回员业人员操性 古老ケーレ如八
	構、受贊助的外國金融機構,或第十二部分所涵蓋的在跨政府協議下免申	美國屬地金融機構。完成第十七部分。 Second profigancial group entity Complete Part XVIII
	構、受贊助的外國金融機構,或第十二部分所涵蓋的在跨政府協議下免申 報的外國金融機構) 詳見說明。	☐ Excepted nonfinancial group entity. Complete Part XVIII.
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	構、受贊助的外國金融機構,或第十二部分所涵蓋的在跨政府協議下免申報的外國金融機構)詳見說明。 □ Sponsored FFI. Complete Part IV. 受贊助的外國金融機構。完成第四部分。	□ Excepted nonfinancial group entity. Complete Part XVIII. 免受扣繳的非金融集團實體。完成第十八部分。
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Forr	n W-8BEN-E (10-2021)				Page 2	
	□ Owner-documented FFI. Complete Part X. 已提供所有人資訊之外國金融機構。請完成第□ Restricted distributor. Complete Part XI. 受限制的通路商。請完成第十一部分。	十部分。 	□ Passive NFFE. Complete Part XXVI 消極的非金融外國實體。完成第二十六部分。 □ Excepted inter-affiliate FFI. Complete Part XXVII. 免受扣繳的關係企業間的外國金融機構。完成第二十七部分。 □ Direct reporting NFFE. 直接申報的非金融外國實體。 □ Sponsored direct reporting NFFE. Complete Part XXVIII.			
				報的非金融外國實體。完成第二十八部分。 not a financial account. 非金融帳戶之帳戶		
6	Permanent residence address (street, apt. address) 永久居住地址(含街道、公寓或房[or suite no., or rural route).	Do not use a	P.O. box or in-care-of address. (oth	her than a registered	
	City or town, state or province. Include pos 城市或鄉鎮,州或省,及郵遞區號	tal code where appropriate		Country 國家		
7	Mailing address (if different from above) 郵寄地址 (倘與上方永久居住地址不同)					
	City or town, state or province. Include pos 城市或鄉鎮,州或省,及郵遞區號	tal code where appropriate		Country 國家		
8	U.S. taxpayer identification number (TIN), if required 倘需要,填寫美國稅務識別碼	9a □ GIIN 全球中間機構識別號碼	b □ Foreign TIN 外國稅務識別碼	· ,		
10	Reference number(s) (see instructions) 參考編號(請參閱說明)		ı	,		
Not	e. Please complete remainder of the form in	cluding signing the form in	Part XXX. 備註.	請完成後續文件內容並於第三十部分	 ·簽名	
PA 第二	Note. Please complete remainder of the form including signing the form in Part XXX. 備註. 請完成後續文件內容並於第三十部分簽名 PART II 第二部分 GIIN or a branch of an FFI in a country other than the FFI's country of residence. See instructions.) 收受款項的非企業實體或分支機構(僅適用於具有全球中間機構識別號碼的非企業實體,或外國金融機構在其居住地以外國家之分支機構。詳見說明。)					
11	 Chapter 4 Status(FATCA status) of disregarded entity or branch receiving payment					
12	□ Participating FFI. 有簽屬協議的外國金融機構 □ Reporting Model 2 FFI 在模式 2 下應申報的外國金融機構 2 Address of disregarded entity or branch (street, apt, or suite no., or rural route). Do not use a P.O. box or in-care-of address (other than a registered address). 永久居住地址(含街道、公寓或房間號碼,或郵件投遞路線)。 請勿使用郵政信箱或轉信地址 (排除註冊的地址)。					
	City or town, state or province, Include pos	tal code where appropriate	e. 城市或鄉鎮、/	州或省,及郵遞區號		
	Country 國家					
13	GIIN (if any) 全球中間機構識別號碼(若適原	用)				
PA 笙		aty Benefits (if applic 張 (如適用)(僅為第三		apter 3 purposes only)		
14 a	I certify that (check all that apply) 本人聲明 The beneficial owner is a resident of _ the United States and that country. 最	引 (勾選所有適用項目)	•	within the meaning of the income tax	x treaty between	
b	□ The beneficial owner derives the item requirements of the treaty provision de included in an applicable tax treaty (ct 對該利益之限制,以下為在適用之租稅	(or items) of income for whealing with limitation on beneck only one; see instructic 協定下所涵蓋之利益限制作公司符合所有。 Und Company that 公司符合所生。 Company with 公司之收益項 Favorable disc 自美國主管機 tion No LOB article 司	ich the treaty ber lefits The followin ons): 最終受益/条款類型(請擇一 meets the owner 權及稅基侵蝕測試 meets the deriva 和 item of incom 目符合積極的貿易 retionary determ 翻取得之優惠裁量 in treaty 協定中 vidends received	nefits are claimed, and , if applicable, g are types of limitation on benefits p人取得適用租稅協定利益的收入項目,公選;詳見說明): rship and base erosion test the that meets active trade or business 可以表现的。 competent author 可以完全,就是一个专家的。 competent author 可以完全。 無利益限制條款	, meets the provisions that may be provisions that may be 並符合租稅協定條款 as test	
15	U.S. trade or business of a foreign corporation and meets qualified resident status (see instructions). 最終受益人係主張自外國公司取得之美國來源所得股息或自從事美國貿易或業務之外國公司取得之利息係適用租稅協定利益,且為符合資格的居民身分。(詳見說明) 5 Special rates and conditions (if applicable – see instructions): The beneficial owner is claiming the provisions of Article and paragraph				and paragraph	
	of the treaty identified on line14a	a above to claim a	% r	ate of withholding on (specify type of	f income):	
	Explain the additional conditions in the Arti 特別稅率與條件 (如適用,詳見說明):最終	冬受益人主張依上述第 14a	See sligible 點之協議	條號及段落規定,要求以	% 稅率扣繳(詳	

Form W-8BEN-E (10-2021) Page 3

述收入類型)

解釋條款中最終受益人適用稅率扣繳之其他原因

PART IV Sponsored FFI 第四部分 受贊助的外國金融機構

Name of sponsoring entity: _ _ _ 贊助實體名稱:

Check whichever box applies. 依適用條件勾選

- □ I certify that the entity identified in Part I: 本人聲明第一部分列示之實體
- Is an investment entity;為一投資實體;
- Is not a QI, WP (except to the extent permitted in the withholding foreign partnership agreement), or WT; and 非合格中間機構、外國扣繳合 夥企業(外國扣繳合夥企業協議內文允許者除外)或外國扣繳信託; **且**
- Has agreed with the entity identified above (that is not a nonparticipating FFI) to act as the sponsoring entity for this entity. 同意前述辨識出的實體(且非屬未簽屬協議的外國金融機構)成為本實體之贊助實體。

□ I certify that the entity identified in Part I: 本人聲明第一部分列示之實體

- Is a controlled foreign corporation as defined in section 957(a); 係一符合第 957(a)節描述的受控制的外國公司
- Is not a QI, WP, or WT; 非合格中間機構、外國扣繳合夥企業或外國扣繳信託
- Is wholly owned, directly or indirectly, by the U.S. financial institution identified above that agrees to act as the sponsoring entity for this entity; and 由前述之美國金融機構直接或間接完全持有,並同意擔任本實體之贊助實體;且
- Shares a common electronic account system with the sponsoring entity (identified above) that enables the sponsoring entity to identify all account holders and payees of the entity and to access all account and customer information maintained by the entity including, but not limited to, customer identification information, customer documentation, account balance, and all payments made to account holders or

與前述贊助實體共用一個電子帳戶系統,而此系統可讓贊助實體辨識出所有本實體的帳戶持有人及受款人,並有權限進入本實體所維護之所 有帳戶及客戶資料,包含但不限於:客戶辨識資料、客戶文件、帳戶餘款及所有支付給帳戶持有人或受款人的款項。

Certified Deemed-Compliant Nonregistering Local Bank PART 第五部分 公認視同合規的非註冊本地銀行

I certify that the FFI identified in Part I: 本人聲明第一部分列示之外國金融機構:

其會員於該信用合作社或信用合作組織未擁有5%以上權益。

- Operates and is licensed solely as a bank or credit union (or similar cooperative credit organization operated without profit) in its country of incorporation or organization; 在其成立國僅被授權經營銀行或信用合作社(或類似的非營利信用合作組織);
- Engages primarily in the business of receiving deposits from and making loans to, with respect to a bank, retail customers unrelated to such bank and, with respect to a credit union or similar cooperative credit organization, members, provided that no member has a greater than 5% interest in such credit union or cooperative credit organization; 銀行主要業務為向銀行無關聯散戶之收取存款及發放貸款;信用合作社或類似的信用合作組織部分主要業務為向會員收取存款及發放貸款,且
- Does not solicit account holders outside its country of organization;未於成立國以外之地區招攬帳戶持有人;
- Has no fixed place of business outside such country (for this purpose, a fixed place of business does not include a location that is not advertised to the public and from which the FFI performs solely administrative support functions); 在該國家之外沒有固定營運場所(此處之固定營運場所不包含:未公開宣傳並作為行政支援功能的地點)
- Has no more than \$175 million in assets on its balance sheet and, if it is a member of an expanded affiliated group, the group has no more than \$500 million in total assets on its consolidated or combined balance sheets; and
 - 資產負債表上之資產不超過 1.75 億美元;若屬為某擴增附屬集團成員,該集團合併資產負債表上之總資產不超過 5 億美元;**且**
- Does not have any member of its expanded affiliated group that is a foreign financial institution, other than a foreign financial institution that is incorporated or organized in the same country as the FFI identified in Part I and that meets the requirements set forth in this Part. 擴增附屬集團無任何其他成員為外國金融機構,但與第一部分所列之外國金融機構成立於同一國家,並符合第五部分所載規定之外國金融機

Certified Deemed-Compliant FFI with Only Low-Value Accounts PART VI 公認視同合規的僅具低價值帳戶的外國金融機構

- □ I certify that the FFI identified in Part I: 本人聲明第一部分列示之外國金融機構:
 - Is not engaged primarily in the business of investing, reinvesting, or trading in securities, partnership interests, commodities, notional principal contracts, insurance or annuity contracts, or any interest (including a futures or forward contract or option) in such security, partnership interest, commodity, notional principal contract, insurance contract or annuity contract;

不以從事投資、再投資、或交易證券、合夥制企業利益、商品、名目本金契約、保險契約或年金契約、或任何與證券、合夥制企業利益、商 品、名目本金契約、保險或年金契約相關之利益(包括期貨、遠期契約或選擇權)為主要業務;

- No financial account maintained by the FFI or any member of its expanded affiliated group, if any, has a balance or value in excess of \$50,000 (as determined after applying applicable account aggregation rules); and 該外國金融機構或同擴增附屬集團任何成員(若有)所維護的金融帳戶餘額或價值均未超過5萬美元(該金額係依適用的帳戶加總規則決定); 且
- Neither the FFI nor the entire expanded affiliated group, if any, of the FFI, have more than \$50 million in assets on its consolidated or combined balance sheet as of the end of its most recent accounting year.

該外國金融機構及所屬的整個擴增附屬集團(若有),在最近會計年度年底合併資產負債表上的資產,均不超過 5,000 萬美元;

PART VII Certified Deemed-Compliant Sponsored, Closely Held Investment Vehicle 公認視同合規的受贊助且被緊密持有的投資工具 Name of sponsoring entity: _ _ _ _

- - □ I certify that the entity identified in Part I: 本人聲明第一部分列示之實體:

21

- Is an FFI solely because it is an investment entity described in Regulation section 1.1471-5(e)(4); 係因符合財政部法規 1.1471-5(e)(4)節所述之投資實體而成為一外國金融機構;
- Is not a QI, WP, or WT; 非合格中間機構、外國扣繳合夥企業或外國扣繳信託
- Will have all of its due diligence, withholding, and reporting responsibilities (determined as if the FFI were a participating FFI) fulfilled by the sponsoring entity identified on line 20; and
 - 將由第 20 點的贊助實體為其擔負所有盡職調查、扣繳及申報責任(如同該外國金融機構是一個有簽署協議的外國金融機構);及
- 20 or fewer individuals own all of the debt and equity interests in the entity (disregarding debt interests owned by U.S. financial institutions, participating FFIs, registered deemed-compliant FFIs, and certified deemed-compliant FFIs and equity interests owned by an entity if that entity owns 100% of the equity interests in the FFI and is itself a sponsored FFI).
 - 20 人或以下的個人們擁有此實體的所有債權或股權利益(不含由美國金融機構、有簽署協議之外國金融機構、註冊視同合規之外國金融機構及

Page **4**

公認視同合規的外國金融機構持有的債權利益、及由被受贊助的外國金融機構 100%持有的股權利益)

PART VIII Certified Deemed-Compliant Limited Life Debt Investment Entity 第八部分 公認視同合規的暫時性的債權投資實體

- **22** □ I certify that the entity identified in Part I: 本人聲明第一部分列示之實體:
 - Was in existence as of January 17, 2013; 於 2013 年 1 月 17 日時已存在;
 - Issued all classes of its debt or equity interests to investors on or before January 17, 2013, pursuant to a trust indenture or similar agreement; and 依據信託契約或類似合約,於 2013 年 1 月 17 日當日或之前發行所有類型的債權或股權利益給投資人; 且
 - Is certified deemed-compliant because it satisfies the requirements to be treated as a limited life debt investment entity (such as the restrictions with respect to its assets and other requirements under Regulations section 1.1471-5(f)(2)(iv)).
 因符合暫時性的債權投資實體條件(如於財政部法規 1.1471-5(f)(2)(iv)中對資產及其他需求限制)而被視為公認視同合規。

PART IX 第九部分

Certain Investment Entities that Do Not Maintain Financial Accounts 未維護金融帳戶之若干投資實體

- 23 ☐ I certify that the entity identified in Part I: 本人聲明第一部分列示之實體:
 - Is a financial institution solely because it is an investment entity described in Regulation section 1.1471-5(e)(4)(i)(A); and 係因符合財政部法規 1.1471-5(e)(4)(i)(A)節所述之投資實體而成為一個金融機構;且
 - Does not maintain financial accounts. 未維護金融帳戶

PART X 第十部分

Owner-Documented FFI 已提供所有人資訊之外國金融機構

Note. This status only applies if the U.S. financial institution, participating FFI, or reporting Model 1 FFI to which this form is given has agreed that it will treat the FFI as an owner-documented FFI (see instructions for eligibility requirements). In addition, the FFI must make the certifications below.

備註: 此身分僅適用美國金融機構、有簽署協議的外國金融機構、或在跨政府協議模式一下應申報的外國金融機構於收受此表時同意將該外國金融機構 視為一已提供所有人資訊之外國金融機構(詳見適用條件說明),且該外國金融機構須聲明下列事項:

- - (所有已提供所有人外國金融機構皆須勾選此項) 本人聲明第一部分列示之外國金融機構:
 - Does not act as an intermediary; 未擔任中間機構;
 - Does not accept deposits in the ordinary course of a banking or similar business;不接受如一般銀行或從事類似業務的商業存款;
 - Does not hold, as a substantial portion of its business, financial assets for the account of others; 不以替其他帳戶持有人持有金融資產為其主要業務;
 - Is not an insurance company (or the holding company of an insurance company) that issues or is obligated to make payments with respect
 to a financial account; 非為一發行或支付金融帳戶款項的保險公司(或保險公司之控股公司)
 - Is not owned by or in an expanded affiliated group with an entity that accepts deposits in the ordinary course of a banking or similar business, holds, as a substantial portion of its business, financial assets for the account of others, or is an insurance company (or the holding company of an insurance company) that issues or is obligated to make payments with respect to a financial account; 未由具以下任一集團成員之擴增附屬集團持有,或非屬該集團之成員:在銀行或類似業務範圍內收受存款之實體、為他人帳戶持有金融資產為其實質營運一部分之實體,或發行金融帳戶或對金融帳戶承擔付款義務之保險公司或其控股公司;
 - Does not maintain a financial account for any nonparticipating FFI; and 未替任何未簽署協議的外國金融機構維護金融帳戶; 且
 - Does not have any specified U.S. persons that own an equity interest or debt interest (other than a debt interest that is not a financial account or that has a balance or value not exceeding \$50,000) in the FFI other than those identified on the FFI owner reporting statement. 除已提供外國金融機構所有權人申報聲明書者外,不具任何持有其股權或債權利益的特定美國人士(排除除債權利益不屬金融帳戶,或其餘額或價值不超過 5 萬美元者)

Check box 24b or 24c, whichever applies. 依適用條件勾選 24b 或 24c:

- b □ I certify that the FFI identified in Part I:本人聲明第一部分列示之外國金融機構:
 - Has provided, or will provide, an FFI owner reporting statement that contains: 已提供或將提供包括下列資訊之外國金融機構所有權人申報聲明書
 - (i) The name, address, TIN (if any), chapter 4 status, and type of documentation provided (if required) of every individual and specified U.S. person that owns a direct or indirect equity interest in the owner-documented FFI (looking through all entities other than specified U.S. persons);每一直接或間接持有「已提供所有人資訊之外國金融機構」(包含除特定美國人士外之所有實體)股權利益之人士及特定美國人士的名稱、地址、稅務識別碼(如有)、第四章狀態及提供之文件類型。
 - (ii) The name, address, TIN (if any), and chapter 4 status of every individual and specified U.S. person that owns a debt interest in the owner-documented FFI (including any indirect debt interest, which includes debt interests in any entity that directly or indirectly owns the payee or any direct or indirect equity interest in a debt holder of the payee) that constitutes a financial account in excess of \$50,000 (disregarding all such debt interests owned by participating FFIs, registered deemed-compliant FFIs, certified deemed-compliant FFIs, excepted NFFEs, exempt beneficial owners, or U.S. persons other than specified U.S. persons); and
 - 每一持有「已提供所有人資訊之外國金融機構」(包含所有間接債權利益,且此間接債權利益包含任何實體直接或間接擁有領款人的債務權益或受款人的債權持有人直接或間接股權權益)債權利益且於該金融機構之金融帳戶具超過\$50,000 美金之個人及特定美國人士的名稱、地址、稅務識別碼(如有)、及第四章狀態,(但排除由「有簽署協議的外國金融機構」、「合規的外國金融機構」、「公認視同合規的外國金融機構」、「免受扣繳的外國非金融機構」、「免受扣繳的最終受益人」、或除特定美國人士以外的美國人士所擁有的債權權益);且
 - (iii) Any additional information the withholding agent requests in order to fulfill its obligations with respect to the entity. 任何其他扣繳機構所需以符合其對該實體義務之資訊。
 - Has provided, or will provide, valid documentation meeting the requirements of Regulation section 1.1471-3(d)(6)(iii) for each person identified in the FFI owner reporting statement.
 針對每一位列示於外國金融機構所有權人申報聲明書之人士,已提供或將提供且符合財政部法規 1.1471-3(d)(6)(iii)要求的有效文件。
- c □ I certify that the FFI identified in Part I has provided, or will provide, an auditor's letter, signed within 4 years of the date of payment, from an independent accounting firm or legal representative with a location in the United States stating that the firm or representative has reviewed the FFI's documentation with respect to all of its owners and debt holders identified in Regulation section 1.1471-3(d)(6)(iv)(A)(2), and that the FFI meets all the requirements to be an owner-documented FFI. The FFI identified in Part I has also provided, or will provide, a FFI owner reporting statement of its owners that are specified U.S. persons and Form(s) W-9, with applicable waivers.

 本人聲明第一部分列示之外國金融機構已提供·或將提供於本行支付款項之日起算 4 年內由在美國營業之獨立的會計師事務所或法律代表所簽署的稽核函。該稽核函須陳述該會計事務所或法律代表已檢視該外國金融機構所有持有人及於財政部法規 1.1471-3(d)(6)(iv)(A)(2)節辨識出的債權擁有人的相關文件,且該外國金融機構符合所有「已提供所有人資訊的外國金融機構」條件;此外,在第一部分辨識出的外國金融機構已

提供或將提供對於「特定美國人士」所有人的所有權人申報聲明書其 W-9 文件,及適用之申報同意函。

Check box 24d if applicable (optional, see instructions). 依適用條件勾選 24d (可選擇是否填寫, 詳見說明):

d □ I certify that the entity identified in line 1 is a trust that does not have any contingent beneficiaries or designated classes with unidentified beneficiaries. 本人聲明第一點列示之實體為一無任一或有受益人、或已指定類別但未經辨識的受益人的信託。

PART XI Restricted Distributor 第十一部分 受限制的通路商

25a □ (All restricted distributors check here) I certify that the entity identified in Part I:(所有受限制的通路商勾選此項) 本人聲明第一部分列示之實體:

- Operates as a distributor with respect to debt or equity interests of the restricted fund with respect to which this form is furnished; 針對本表格的提供對象(受限制的基金),擔任該受限制的基金之債權或股權之通路商;
- Provides investment services to at least 30 customers unrelated to each other and less than half of its customers are related to each other; 至少提供投資服務給 30 個與彼此無關聯的客戶,且超過一半的客戶不得為關係人;
- Is required to perform AML due diligence procedures under the anti-money laundering laws of its country of organization (which is an FATF-compliant jurisdiction);須依成立國的法令執行洗錢防制審查程序,且該成立國為遵循「洗錢防制金融行動小組」的司法管轄權地區;
- Operates solely in its country of incorporation or organization, has no fixed place of business outside of that country, and has the same country of incorporation or organization as all members of its affiliated group, if any;

 僅在其成立國營運且於成立國外無固定營業場所;倘該通路商倘屬集團成員,集團之所有成員皆於同一國成立;
- 国任兵成立図書達丘形成立國外無回た書業場所; 同該通路問同屬集團成員,集團之所有成員自於同一國別Does not solicit customers outside its country of incorporation or organization;未於成立國外招攬客戶
- Has no more than \$175 million in total assets under management and no more than \$7 million in gross revenue on its income statement for the most recent accounting year; 最近會計年度之總資產管理規模不超過 1.75 億美元,且損益表總收入不超過 700 萬美元;
- Is not a member of an expanded affiliated group that has more than \$500 million in total assets under management or more than \$20 million in gross revenue for its most recent accounting year on a combined or consolidated income statement; **and** 非屬最近會計年度總資產管理規模超過 500 萬美元或合併損益表總收入超過 2000 萬美元的擴增附屬集團之成員;且
- Does not distribute any debt or securities of the restricted fund to specified U.S. persons, passive NFFEs with one or more substantial U.S. owners, or nonparticipating FFIs. 不經銷受限制基金之任何債權或證券給特定美國人士、具一個或多個實質美國持有人的「消極的非金融外國實體」,或未簽署協議的外國金融機構。

Check box 25b or 25c, whichever applies: 依適用條件勾選 25b 或 25c:

I further certify that with respect to all sales of debt or equity interests in the restricted fund with respect to which this form is furnished that are made after December 31, 2011, the entity identified in Part I:

本人進一步聲明,針對在 2011 年 12 月 31 日後銷售之「受限制的基金」的債權或股權利益,第一部分列示之實體:

- b 日 Has been bound by a distribution agreement that contained a general prohibition on the sale of debt or securities to U.S. entities and U.S. resident individuals and is currently bound by a distribution agreement that contains a prohibition of the sale of debt or securities to any specified U.S. person, passive NFFE with one or more substantial U.S. owners, or nonparticipating FFI. 已受通路協議約束,禁止一般性銷售債券或證券給美國實體及美國個人居民;且現受通路協議約束,禁止銷售債券或證券給任何特定美國人士、具一或多個實質美國持有人的「消極的非金融外國實體」,或未簽屬協議的外國金融機構。
- c
 Is currently bound by a distribution agreement that contains a prohibition on the sale of debt or securities to any specified U.S. person, passive NFFE with one or more substantial U.S. owners, or nonparticipating FFI and, for all sales made prior to the time that such a restriction was included in its distribution agreement, has reviewed all accounts related to such sales in accordance with the procedures identified in Regulation section 1.1471-4(c) applicable to preexisting accounts and has redeemed or retired any, or caused the restricted fund to transfer the securities to a distributor that is a participating FFI or reporting Model 1 FFI securities which were sold to specified U.S. persons, passive NFFEs with one or more substantial U.S. owners, or nonparticipating FFIs.

現受通路協議約束,禁止銷售債券或證券給特定美國人士、具一或多個實質美國持有人的「消極的非金融外國實體」,或未簽署協議的外國金融機構;且在上開限制列入通路協議前,該實體已依財政部法規 1.1471-4(c)節既有帳戶的規定,對與該銷售相關的所有帳戶進行審查,並已贖回售予特定美國人士、具一或多個實質美國持有人的「消極的非金融外國實體」,或未簽署協議的外國金融機構的證券,或致使受限制基金將證券轉讓給為「有簽屬協議的外國金融機構」或為「在跨政府協議模式一下應申報之外國金融機構」的通路商。

PART XII Nonreporting IGA FFI 第十二部分 在跨政府協議下免申報的外國金融機構

6 □ I certify that the entity identified in Part I: 本人聲明第一部分列示之實體:

If you are a trustee documented trust or a sponsored entity, provide the name of the trustee or sponsor______

The trustee is: □ U.S. □ Foreign

倘貴機構為已提供受託人的信託或受贊助實體,請提供受託人或贊助者之名稱_____。

該受託人為: □ 美國人士 □ 外國人士

Foreign Government, Government of a U.S. Possession, or Foreign Central Bank of Issue 第十三部分 外國政府、美國屬地政府或發行貨幣的外國中央銀行

27 I certify that the entity identified in Part I is the beneficial owner of the payment, and is not engaged in commercial financial activities of a type engaged in by an insurance company, custodial institution, or depository institution with respect to the payments, accounts, or obligations for which this form is submitted (except as permitted in Regulation section 1.1471-6(h)(2)).

本人聲明第一部分列示之實體為款項的受益人且未從事與保險公司、保管機構或存款機構相關之付款、帳戶或需遞交此文件義務的商業金融活 動(排除在財政部法規1.1471-6(h)(2)的獲准項目)

PART XIVInternational Organization第十四部分國際組織

Check box 28a or 28b, whichever applies.依適用條件勾選 28a 或 28b

- 28a ☐ I certify that the entity identified in Part I is an international organization described in section 7701(a)(18). 本人聲明第一部分列示之實體為於 7701(a)(18)節所述之國際組織
 - b □ I certify that the entity identified in Part I: 本人聲明第一部分列示之實體:
 - Is comprised primarily of foreign governments; 主要係由外國政府組成;
 - Is recognized as an intergovernmental or supranational organization under a foreign law similar to the International Organizations Immunities
 Act or that has in effect a headquarters agreement with a foreign government; 被視為跨政府或超國家組織且受類似國際組織豁免權法的外國

Form W-8BEN-E (10-2021) Page **6**

法律或與外國政府間具有效的總部協定

- The benefit of the entity's income does not inure to any private person; and 實體的所得優惠不適用於任何私人人士;且
- Is the beneficial owner of the payment and is not engaged in commercial financial activities of a type engaged in by an insurance company, custodial institution, or depository institution with respect to the payments, accounts, or obligations for which this form is submitted (except as permitted in Regulation section 1.1471-6(h)(2)).

為款項的受益人且未從事與保險公司、保管機構或存款機構相關之付款、帳戶或需遞交此文件義務的商業金融活動(排除在財政部法規 1.1471-6(h)(2)的獲准項目)

PART XV Exempt Retirement Plans 第十五部分 豁免的退休計畫

Check box 29a, b, c, d, e, or f, whichever applies. 依適用條件勾選 29a, b, c, d, e, 或 f。

29a □ I certify that the entity identified in Part I: 本人聲明第一部分列示之實體.

- Is established in a country with which the United States has an income tax treaty in force (see Part III if claiming treaty benefits);
 係成立於與美國簽訂租稅協定的國家(稅務條約優惠取得請見第三部分)
- Is operated principally to administer or provide pension or retirement benefits; and 主要係為管理或提供退休金或退休利益而操作;且
- Is entitled to treaty benefits on income that the fund derives from U.S. sources (or would be entitled to benefits if it derived any such income) as a resident of the other country which satisfies any applicable limitation on benefits requirement. 該基金係以成立國(該國符合任何適用於該利益的限制)居民身分,對美國來源所衍生之收入享有租稅協定利益(或將有權享因該等收入所獲之利益)。
- b □ I certify that the entity identified in Part I: 本人聲明第一部分列示之實體:
 - Is organized for the provision of retirement, disability, or death benefits (or any combination thereof) to beneficiaries that are former employees of one or more employers in consideration for services rendered;
 組織目的係為提供退休、殘疾或死亡撫恤金(或任何以上組合)給受益人,該受益人依其提供之服務,為一或多位雇主之前雇員。
 - No single beneficiary has a right to more than 5% of the FFI's assets;
 無任一受益人擁有大於 5%的外國金融機構資產;
 - Is subject to government regulation and provides annual information reporting about its beneficiaries to the relevant tax authorities in the country in which the fund is established or operated; and
 受政府法制管轄且每年提供受益人的年度申報資料給該基金成立及營運國家相關的稅務機關;且
 - (i) Is generally exempt from tax on investment income under the laws of the country in which it is established or operates due to its status as a retirement or pension plan; 係因退休金計畫之身分,通常在成立國或營運國之法令下免繳投資所得稅;
 - (ii) Receives at least 50% of its total contributions from sponsoring employers (disregarding transfers of assets from other plans described in this part, retirement and pension accounts described in an applicable Model 1 or Model 2 IGA, other retirement funds described in an applicable Model 1 or Model 2 IGA, or accounts described in Regulation section 1.1471-5(b)(2)(i)(A)); 提撥至該基金的款項中超過 50%係來自贊助的雇主(不論其他在此部分描述的資產轉移計畫、在模式一或模式二跨政府協議所述的退休及養老帳戶、在模式一或模式二跨政府協議所述的其他退休基金,或於財政部法規 1.1471-5(b)(2)(i)(A)所述之帳戶);
 - (iii) Either does not permit or penalizes distributions or withdrawals made before the occurrence of specified events related to retirement, disability, or death (except rollover distributions to accounts described in Regulation section 1.1471-5(b)(2)(i)(A) (referring to retirement and pension accounts), to retirement and pension accounts described in an applicable Model 1 or Model 2 IGA, or to other retirement funds described in this part or in an applicable Model 1 or Model 2 IGA); or 不允許或不逞處在於退休、殘疾或死亡等特定事件發生前之分配或提領(排除財政部法規 1471-5(b)(2)(i)(A)中的退休及養老帳戶過渡分配)到在模式一或模式二跨政府協議所述之退休及養老帳戶,或到其他於此部分或在模式一或模式二跨政府協議所述之退休基金:或
 - (iv) Limits contributions by employees to the fund by reference to earned income of the employee or may not exceed \$50,000 annually.
 - 雇員提撥給基金的金額限制依雇員收入而定:或每年以 50.000 美元為上限
- c □ I certify that the entity identified in Part I: 本人聲明第一部分列示之實體:
 - Is organized for the provision of retirement, disability, or death benefits (or any combination thereof) to beneficiaries that are former employees of one or more employers in consideration for services rendered; 組織目的係為提供退休、殘疾或死亡撫恤金(或任何以上組合)給受益人、該受益人依其提供之服務、為一或多位雇主之前雇員。
 - Has fewer than 50 participants; 參加者少於 50 人;
 - Is sponsored by one or more employers each of which is not an investment entity or passive NFFE; 受一位或以上雇主贊助,且該雇主非「投資實體」或「消極的非金融外國實體」;
 - Employee and employer contributions to the fund (disregarding transfers of assets from other plans described in this part, retirement and pension accounts described in an applicable Model 1 or Model 2 IGA, or accounts described in Regulation section 1.1471-5(b)(2)(i)(A)) are limited by reference to earned income and compensation of the employee, respectively;

雇員及雇主提撥至基金的款項(不論其他在此部分描述的資產轉移計畫、在模式一或模式二跨政府協議所述的退休及養老帳戶、在模式一或模式 跨政府協議所述的其他退休基金或於財政部法規 1.1471-5(b)(2)(i)(A)所述之帳戶)額度分別皆因雇員的收入及薪酬影響而有不同限制。

- Participants that are not residents of the country in which the fund is established or operated are not entitled to more than 20% of the fund's
 assets: and
 - 非為該基金成立及營運國之居民的參加者不得擁有該基金大於 20%的資產;且
- Is subject to government regulation and provides annual information reporting about its beneficiaries to the relevant tax authorities in the country in which the fund is established or operates.

 受政府法制管轄且每年提供受益人的年度申報資料給該基金成立及營運國家相關的稅務機關。
- d □ I certify that the entity identified in Part I is formed pursuant to a pension plan that would meet the requirements of section 401(a), other than the requirement that the plan be funded by a trust created or organized in the United States.

 本人聲明第一部分列示之實體係為一養老金計畫而成立且該計畫滿足401(a)節(除該計畫須由美國成立或組織的信託投資)的要求。
- e I certify that the entity identified in Part I is established exclusively to earn income for the benefit of one or more retirement funds described in this part or in an applicable Model 1 or Model 2 IGA, or accounts described in Regulation section 1.1471-5(b)(2)(i)(A) (referring to retirement and pension accounts), or retirement and pension accounts described in an applicable Model 1 or Model 2 IGA.
 - 本人聲明第一部分列示之實體僅為替此部分或模式一或模式二跨政府協議所述之一或多個退休基金賺取收入而建立,或為財政部法規 1.1471-5(b)(2)(i)(A)所述之帳戶,或為模式一或模式二跨政府協議下所述之退休及養老帳戶。
- - Is established and sponsored by a foreign government, international organization, central bank of issue, or government of a U.S. possession (each as defined in Regulation section 1.1471-6) or an exempt beneficial owner described in an applicable Model 1 or Model 2 IGA to provide retirement, disability, or death benefits to beneficiaries or participants that are current or former employees of the sponsor (or persons designated by such employees); or
 - 為外國政府、國際組織、中央發行銀行或美國屬地政府(各自定義於財政部法規 1.1471-6 節)或由在模式一或模式二跨政府協議下所述之免受扣

Form W-8BEN-E (10-2021) Page 7

缴的受益人贊助,以提供退休、殘疾或死亡撫恤金給受益人或參加者,該參加者為贊助者(或被雇員指定的人)的現任或前任雇員**; 或**

Is established and sponsored by a foreign government, international organization, central bank of issue, or government of a U.S. possession (each as defined in Regulation section 1.1471-6) or an exempt beneficial owner described in an applicable Model 1 or Model 2 IGA to provide retirement, disability, or death benefits to beneficiaries or participants that are not current or former employees of such sponsor, but are in consideration of personal services performed for the sponsor.

為外國政府、國際組織、中央發行銀行或美國屬地政府(各自定義於財政部法規 1.1471-6 節)或由在模式一或模式二跨政府協議下所述之免受扣 繳的受益人贊助,以提供退休、殘疾或死亡撫恤金給受益人或參加者,該參加者非為贊助者(或被雇員指定的人)的現任或前任雇員,但因提供 贊助者私人服務而列入考慮

PART XVI

Entity Wholly Owned by Exempt Beneficial Owners 由免受扣繳之最終受益人完全持有之實體

- I certify that the entity identified in Part I: 本人聲明第一部分列示之實體:
 - Is an FFI solely because it is an investment entity; 因其為投資實體而成為外國金融機構;
 - Each direct holder of an equity interest in the investment entity is an exempt beneficial owner described in Regulation section 1.1471-6 or in an applicable Model 1 or Model 2 IGA;
 - 在投資實體中所有股本權益直接擁有者皆為符合財政部法規 1.1471-6 節或模式一或模式二跨政府協議中所述之免受扣繳的最終受益人;
 - Each direct holder of a debt interest in the investment entity is either a depository institution (with respect to a loan made to such entity) or an exempt beneficial owner described in Regulation section 1.1471-6 or an applicable Model 1 or Model 2 IGA. 在投資實體中所有債務權益直接擁有者為存款機構(對於貸款方)或符合財政部法規1.1471-6節或模式一或模式二跨政府協議中所述之免受扣繳 的最終受益人。
 - Has provided an owner reporting statement that contains the name, address, TIN (if any), chapter 4 status, and a description of the type of documentation provided to the withholding agent for every person that owns a debt interest constituting a financial account or direct equity interest in the entity; and
 - 已提供所有權人申報聲明書,內容包含名稱、地址、稅務識別碼(若有)、第四章狀態及一份所有具債務權益而構成金融帳戶者或具直接股本權 益者需提供給扣繳義務人的文件類型之敘述。
- Has provided documentation establishing that every owner of the entity is an entity described in Regulation section 1.1471-6(b), (c), (d), (e), (f) and/or (g) without regard to whether such owners are beneficial owners.
 - 已提供文件,該文件係可證明該實體每一持有人(不論是否為最終受益人)皆為財政部法規 1.1471-6(b), (c), (d), (e), 及/或(f)節所述之實體。

Territory Financial Institution PART XVII 第十七部分 美國屬地金融機構

☐ I certify that the entity identified in Part I is a financial institution (other than an investment entity) that is incorporated or organized under the laws of a possession of the United States;

本人聲明第一部分列示之實體係根據美國屬地法令成立的金融機構(投資機構除外)

PART XVIII Excepted Nonfinancial Group Entity 免受扣繳的非金融集團實體

- 32 ☐ I certify that the entity identified in Part I: 本人聲明第一部分列示之實體:
 - Is a holding company, treasury center, or captive finance company and substantially all of the entity's activities are functions described in Regulation section 1.1471-5(e)(5)(i)(C) through (E);
 - 係一控股公司、財務中心或控制金融公司且實質上全部實體活動皆為於財政部法規 1.1471-5(e)(5)(i)(C 至(E)節所述功能;
 - Is a member of a nonfinancial group described in Regulation section 1.1471-5(e)(5)(i)(B); 係一符合財政部法規 1.1471-5(e)(5)(i)(B)節所述之 非金融集團的成員
 - Is not a depository or custodial institution (other than for members of the entity's expanded affiliated group); and 非為存款或保管機構(除了為該實體的關係企業成員);且

Does not function (or hold itself out) as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund, or any investment vehicle with an investment strategy to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes.非作為投資基金之用,如私募股權基金、創業投資基金、融資收購基金或任何其他以收購或融資為投資策略,並隨後以 投資為目的持有該公司利益以做為資本資產之投資工具。

Excepted Nonfinancial Start-Up Company 免受扣繳的非金融新創公司

- □ I certify that the entity identified in Part I: 本人聲明第一部分列示之實體:
 - Was formed on (or, in the case of a new line of business, the date of board resolution approving the new line of business) _ (date must be less than 24 months prior to date of payment); 成立於(或,於新成立的事業,董事會提案核准該新事業之日期)____ ___(成立日期起算至付款日,不超過 24 個月);

Is not yet operating a business and has no prior operating history or is investing capital in assets with the intent to operate a new line of

- business other than that of a financial institution or passive NFFE; 尚未經營業務或無經營歷史或投資資本於資產並意圖經營非屬「金融機構」或「消極的非外國金融機構」之新事業。
- Is investing capital into assets with the intent to operate a business other than that of a financial institution; and
- 現正投資資本於資產並意圖經營金融機構以外的業務;且
- Does not function (or hold itself out) as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund, or any investment vehicle whose purpose is to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes.

未以投資基金(例如私募股權基金、創投基金、融資收購基金、或任何其他以收購或融資為目的並隨後以投資為目的持有該公司利益以做為資本 資產之投資工具)方式運作(或延續)。

Excepted Nonfinancial Entity in Liquidation or Bankruptcy PART XX 二十部分 免受扣繳的清算中或破產的非金融實體

- □ I certify that the entity identified in Part I: 本人聲明第一部分列示之實體:
 - Filed a plan of liquidation, filed a plan of reorganization, or filed for bankruptcy on _申請清算計畫、重整計畫,或破產
 - During the past 5 years has not been engaged in business as a financial institution or acted as a passive NFFE 過去五年未從事金融機構業務或為一「消極的非金融外國實體」
 - Is either liquidating or emerging from a reorganization or bankruptcy with the intent to continue or recommence operations as a nonfinancial entity; and 正進行清算、重整或破產,且欲繼續或重啟非金融實體業務;且
 - Has, or will provide, documentary evidence such as a bankruptcy filing or other public documentation that supports its claim if it remains in

Form W-8BEN-E (10-2021) Page **8**

bankruptcy or liquidation for more than 3 years.

如維持破產或清算狀態超過3年,已提供或將提供可支持該實體維持破產或清算狀態的文件證據或公開文件。

PART XXI	501(c) Organization
第二十一部分	符合第501(c)節規範的組織

35 □ I certify that the entity identified in Part I is a 501(c) organization that: 本人聲明第一部分列示之實體為符合第 501 (c) 節規範的組織:

- Has been issued a determination letter from the IRS that is currently in effect concluding that the payee is a section 501(c) organization that is dated
 _____; or
 - 已收到由美國國稅局所發佈之受款人身分確認函且目前實施中,其受款人為於(請填入日期)______被訂為之第 501(c)節規範的組織;或
- Has provided a copy of an opinion from U.S. counsel certifying that the payee is a section 501(c) organization (without regard to whether the payee is a foreign private foundation).
 已提供由美國律師聲明其受款人為一第 501(c)節規範的組織的意見副本(不論該受款人是否為外國私人基金會)。

PART XXII Nonprofit Organization

第二十二部分 非營利組織

36

I certify that the entity identified in Part I is a nonprofit organization that meets the following requirements:

本人聲明第一部分列示之實體為非營利組織,並滿足以下條件:

- The entity is established and maintained in its country of residence exclusively for religious, charitable, scientific, artistic, cultural or educational purposes; 此實體在其所在國家僅因宗教、慈善、科學、藝術、文化或教育之目的而成立及運作;
- The entity is exempt from income tax in its country of residence; 此實體在其所在國家享有所得稅豁免;
- The entity has no shareholders or members who have a proprietary or beneficial interest in its income or assets; 此實體無於其所得或資產上享所有權或利益的股東或會員;
- Neither the applicable laws of the entity's country of residence nor the entity's formation documents permit any income or assets of the entity
 to be distributed to, or applied for the benefit of, a private person or noncharitable entity other than pursuant to the conduct of the entity's
 charitable activities or as payment of reasonable compensation for services rendered or payment representing the fair market value of
 property which the entity has purchased; and
 - 此實體在其所在國家的適用法條或其成立實體的文件皆不允許此實體任何收入或資產被分配至或使用於私人人士或非慈善實體之利益,但此實 體慈善活動之行為、對其服務支付合理費用或該實體以公平市價購買資產之支付款項,不在此限;**且**
- The applicable laws of the entity's country of residence or the entity's formation documents require that, upon the entity's liquidation or
 dissolution, all of its assets be distributed to an entity that is a foreign government, an integral part of a foreign government, a controlled entity
 of a foreign government, or another organization that is described in this part or escheats to the government of the entity's country of
 residence or any political subdivision thereof.

此實體在其居住國之適用法律或其設立文件要求,於該實體清算或解散時,全部資產須被分配至外國政府、外國政府不可分割的一部分、受外 國政府控制的實體、或符合此部分描述的其他組織,或歸於該實體居住國政府或其政治分支機構。

第二十三部分 股票在證券市場

Publicly Traded NFFE or NFFE Affiliate of a Publicly Traded Corporation 股票在證券市場正常交易的非金融外國實體或其關係企業

Check box 37a or 37b, whichever applies.

37a □ I certify that: 本人聲明:

PART XXIII

- The entity identified in Part I is a foreign corporation that is not a financial institution; and 第一部分列示之外國實體非金融機構;且
- The stock of such corporation is regularly traded on one or more established securities markets, including _______(name one securities exchange upon which the stock is regularly traded).
- 該公司之股票係於一個或多個證券市場正常交易,包含______(股票正常交易之證券市場名稱)
- **b** □ I certify that: 本人聲明:
 - The entity identified in Part I is a foreign corporation that is not a financial institution;第一部分列示之實體係一非金融機構之外國公司;
 - The entity identified in Part I is a member of the same expanded affiliated group as an entity the stock of which is regularly traded on an established securities market:
 - 第一部分列示的實體與一股票在證券交易市場正常交易之實體係屬相同的擴增附屬集團;
 - The name of the entity, the stock of which is regularly traded on an established securities market, is ______; and 股票在證券市場正常交易的關係企業名稱______; 且

PART XXIV Excepted Territory NFFE 免受扣繳的美國屬地非金融外國實體

- 38 □ I certify that: 本人聲明:
 - The entity identified in Part I is an entity that is organized in a possession of the United States;

第一部分列示的實體係根據美國屬地法令成立;

- The entity identified in Part I: 第一部分列示之機構:
 - (i) Does not accept deposits in the ordinary course of a banking or similar business;未於銀行或類似業務範圍內收受存款;
 - (ii) Does not hold, as a substantial portion of its business, financial assets for the account of others; or 不以為他人帳戶持有金融資產為其主要業務; 或
 - (iii) Is not an insurance company (or the holding company of an insurance company) that issues or is obligated to make payments with respect to a financial account; **and** 不為發行或對金融帳戶負有付款義務之保險公司(或保險公司之控股公司); **且**
- All of the owners of the entity identified in Part I are bona fide residents of the possession in which the NFFE is organized or incorporated 所有第一部分列示實體之持有人皆為該非金融外國實體成立地之善意居民。

PART XXV Active NFFE 第二十五部分 積極的非金融外國實體

- 39 ☐ I certify that: 本人聲明:
 - The entity identified in Part I is a foreign entity that is not a financial institution; 第一部分列示之外國實體並非金融機構;
 - Less than 50% of such entity's gross income for the preceding calendar year is passive income; and 在該實體前一日曆年度總收入中,被動收入係少於 50%; 且
 - Less than 50% of the assets held by such entity are assets that produce or are held for the production of passive income (calculated as a weighted average of the percentage of passive assets measured quarterly)(see instructions for the definition of passive income.) 在該實體所持有之資產中,可產生或因持有而產生被動收入之資產係少於 50%。(以每季測量的消極資產百分比做加權平均值)(詳見被動收入的定義說明)。

PART XXVI

Passive NFFE

Form W-8BEN-E (10-2021)		Page 9		
第二十六部分 消極的非金融外國軍				
□ I certify that the entity identified in Part I is a foreign entity that is not a financial institution (other than an investment entity organized in a possession of the United States) and is not certifying its status as a publicly traded NFFE (or affiliate), excepted territory NFFE, active NFFE direct reporting NFFE, or sponsored direct reporting NFFE. 本人聲明第一部分列示之外國實體非屬金融機構(除在美國屬地成立的投資實體外)且其身分狀態並非「股票在證券市場正常交易的非金融外國實體或其關係企業」,「免受扣繳的美國屬地非金融外國實體」、「積極的非金融外國實體」、「直接申報的非金融外國實體」或「受贊助的直接申報的非金融外國實體」。				
本人進一步聲明第一部分列示之實體無實 c I further certify that the entity identified ir controlling U.S. person) of the NFFE in P質美國持有人(或者在適用的狀況下,具哲	n Part I has no substantial U.S. owners (or, if applin質美國持有人(或者在適用的狀況下,無具控制權之 n Part I has provided the name, address, and TIN o art XXIX. 本人進一步聲明第一部分列示之實體,它 時權之美國持有人)的名稱、地址以及稅務識別碼。	Z美國持有人),或 of each substantial U.S. owner (or, if applicable, 已於第二十九部分提供該非金融外國實體的每一實		
PART XXVII Excepted Inter-Aff 免受扣繳的關係企業				
## Company ## C				
融外國實體將此表格提供給在跨政府協議模式一下應申報的外國金融機構或在跨政府協議模式二下應申報的外國金融機構,可在適用的跨政府協議下,使用此部分申報其具控制權之美國持有人。				
Name 名稱	Address 地址	TIN 稅務識別碼		

PART XXX Certification 聲明

Under penalties of perjury, I declare that I have examined the information on this form and to the best of my knowledge and belief it is true, correct, and complete. I further certify under penalties of perjury that:

在知悉偽證罪之懲罰下,本人聲明:本人已盡力檢查本表格之資訊,並相信上開資訊係真實、正確且完整。本人進一步依偽證懲罰聲明:

• The entity identified on line 1 of this form is the beneficial owner of all the income to which this form relates, is using this form to certify its

Form W-8BEN-E (10-2021) Page **10**

status for chapter 4 purposes, or is a merchant submitting this form for purposes of section 6050W, 在第 1 點所識別的實體為此表格涉及之所有收入的最終受益人,使用本表格聲明其在第四章的身分或為因第 6050W 節目的而提交此表格的零 售商·

- The entity identified on line 1 of this form is not a U.S. person; 本表第 1 點所列之實體並非美國人士;
- The income to which this form relates is: (a) not effectively connected with the conduct of a trade or business in the United States, (b) effectively connected but is not subject to tax under an income tax treaty, or (c) the partner's share of a partnership's effectively connected income; **and** 本表涉及之收入 (a) 未與美國境內交易或業務行為有效連結;(b) 或可有效連結但在租稅協定下免稅;(c) 或係屬與合夥關係有效連結之收入中合夥人的持份;**且**
- For broker transactions or barter exchanges, the beneficial owner is an exempt foreign person as defined in the instructions. 在經紀交易或以物易物狀況中,最終受益人為本表說明中所定義之免受扣繳的外國人士。

Furthermore, I authorize this form to be provided to any withholding agent that has control, receipt, or custody of the income of which the entity on line 1 is the beneficial owner or any withholding agent that can disburse or make payments of the income of which the entity on line 1 is the beneficial owner.

此外,本人授權將此表格提供給對本表第 1 點所列之最終受益人為本人之收入,可控制、接收或保管的扣繳義務人,或可發放或支付本表第 1 點所列之 最終受益人為本人之收入的扣繳義務人。

I agree that I will submit a new form within 30 days if any certification on this form becomes incorrect. 倘本表格之任何聲明已不正確,本人同意將於 30 天內提交一新表格。

Sign Here ▶ 在此簽名	Signature of individual authorized to sign for beneficial owner 經最終受益人授權之個人簽名	 Print Name 正楷大寫姓名	Date (MM-DD-YYYY) 日期(月-日-年)	
	□ I certify that I have the capacity to sign for the entity identified on line 1 of this form. 本人聲明本人具有為本表第 1 點辨識之實體簽署本表之資格。			

※ 本文件之中文譯本,係為便利閱讀者了解原始文件內容所準備,該譯文並未經過美國國稅局(IRS)或其他相關美國主管機關檢視與核可,倘與原文文意不同,請以原文為準。