Order to Specify Loans prescribed in Article 43, paragraph (1) of the Supplementary Provisions of the Act on Revision, etc. of Related Acts for the Financial System Reform

(Ordinance of the Prime Minister's Office and Ministry of Finance No. 54 of November 30, 1998)

Pursuant to the provisions of Article 43, paragraph (1) of the Supplementary Provisions of the Act on Revision, etc. of Related Acts for the Financial System Reform (Act No. 107 of 1998), the Order to Specify Loans prescribed in Article 43, paragraph (1) of the Supplementary Provisions of the Act on Revision, etc. of Related Acts for the Financial System Reform is established as follows.

The loans specified in the Cabinet Office Ordinance and Ordinance of the Ministry of Finance prescribed in Article 43, paragraph (1) of the Supplementary Provisions of the Act on Revision, etc. of Related Acts for the Financial System Reform (hereinafter referred to as the "Act") shall be the following loans provided to a securities corporation or foreign securities corporation in which any of the grounds specified in the items of said paragraph have occurred (including those that have the same nature in substance as the loans provided before the day on which the Act came into force):

- (i) loans provided by the Bank of Japan based on the provisions of Article 38, paragraph (2) of the Bank of Japan Act (Act No. 89 of 1997); and
- (ii) loans provided by a financial institution sourced from funds pertaining to loans provided to said financial institution by the Bank of Japan based on the provisions of Article 38, paragraph (2) of the Bank of Japan Act.