

CLIENT MASTER AGREEMENT 客戶綜合協議書

(Ver 1.0)

SUPREME CHINA SECURITIES LIMITED 智華證券有限公司

CLIENT MASTER AGREEMENT 客戶綜合協議

In consideration of SUPREME CHINA SECURITIES LIMITED (the "Broker") of Room 2506, 25/F., Tai Tung Building, 8 Fleming Road, Wanchai, Hong Kong (an Exchange Participant of the Stock Exchange of Hong Kong Limited and a Licensed Corporation (CE No. BCV258) licensed with the Securities and Futures Commission in respect of carrying on the regulated activities of dealing in securities) agreeing to allow the Client identified in the Client Information Form to open one or more accounts with the Broker and providing services to the Client in connection with securities trading with or without margin financing facilities, the Client HEREBY AGREES that all Transactions executed by the Broker for any Account shall be subject to the Client Master Agreement (including without limitation the General Terms and Conditions and the Additional Terms applicable to the services provided by the Broker) as amended from time to time and notified to the Client. The Broker's current provisions of the Client Master Agreement are hereinather set out:

智華證券有限公司「經紀」,其地址為香港灣仔菲林明道8號大同大廈 25樓 2506室(為香港聯合交易所有限公司的交易所參與者以及於證券及期貨 事務監察委員會註冊為持牌法團 CE No. BCV258,並可從事證券交易之受規管活動)。繫於經紀同意讓在開戶表上識別為「客戶」的有關客戶在經 紀開立一個或多於一個帳戶,並分別向客戶提供證券交易的服務 (無論有提供保證金融資與否),而客戶特比同意,經紀就任何有關帳戶而執行的一切 該等交易須受客戶綜合協議經不時修訂並通知客戶的規限,其中包括並不限於一般條款及就經紀提供有關服務而適用之附加條款。經紀的現行客戶綜 合編讓列類如下:

PART I – DEFINITIONS 第一部份 — 定義

1.1 In this Agreement, unless the context otherwise requires, the following words and phrases shall bear the following meanings: 在本協議中,除文義另有所指外,以下各詞和用語應具有下列涵意:

"Access Codes" 「 登入密碼」	such password(s), and/or form(s) of personal identification (in numeric, alpha-numeric or other format, usually known as login name) prescribed by the Broker from time to time, whether used alone or inconjunction with each other, for gaining access to the Electronic Trading Service; 經紀不時指定的瓷碼及或其他形式的個人身份識別號碼(可以是數字、英文字母及數字組合或其他格式) 不論它們是單獨或一併使用,從而登入電子交易服務;
"Account(s)" 「有關帳戶」	any Cash Account and/or Margin Account; 任何現金帳戶及或保證金帳戶;
"Agreement"	the written agreement between the Client and the Broker regarding the opening, maintenance and operations of the Account(s) as amended from time to time, including but not limited to the General Terms and Conditions, the Additional Terms, the Client Information Form, Risk Disclosure Statement, Data Privacy Policy and any authority given by the Client to the Broker with respect to the Account(s):
「本協議」	式開立、維持及運作有關帳戶經紀與客戶簽立的書面協議及其不時以書面形式子以修改的成本,包括但不限 於本客戶綜合協議(包括一般條款及附加條款)、開戶表、風險披露舉明、私隱政策及客戶給予經紀就有關帳 戶的任何授權;
"Authorized Person"	the person or any of the persons designated in or pursuant to this Agreement to issue instructions in relation
「獲授權人」	to an Account; 本協議或根據本協議指定就某個有關帳戶可發出指示的人或其中任何一人;
"Cash Account" 「現金帳戶」	any cash account, as indicated as such in the Client Information Form, opened by the Client with the Broker for trading of securities without Margin Facility granted by the Broker; 客戶與錢紀開立,任何根據開戶表中指明為現金帳戶並可買賣證券的帳戶,就此經紀不會提供該融資;
"Charge"	the charge over the Collateral in favour of the Broker to secure repayment of the Secured Obligations in accordance with Clause 3 of the Additional Terms for Margin Account, and includes such modification or supplement from time to time;
「押記」	supplement num num num on nume, 根據保證金帳戶之間加條款中第3條作出以經紀為受惠人和用以抵押償還有抵押債務的有關抵押品之押記, 並包括不時作出的變更和補充;
"Clearing House"	in relation to SEHK, HKSCC or other body appointed by or established and operated by SEHK to provide clearing services to exchange participants of SEHK and, in relation to any other Exchange, any clearing house providing similar services for such Exchange:
「結算所」	nouse proving anima services not accurately 就聯交所而言,指中央結算,或聯交所委任或建立及運作以提供結算服務予聯交所參與者的其他機構,而就 任何其他有關交易所而言,指為該交易所提供類似服務的任何結算所;
"Client"	the person(s) with whom the Broker has entered into this Agreement and such person's successors in title and (if appropriate) personal representatives whose name(s) and other identity details set out in the Client Information Form and shall include each Authorized Person;
「客戶」	與經紀簽署本協議的人士以及該名人士的所有繼承人及如適用遺產代表,並應包括每名獲授權人,前述人士

	的名稱及其他身份詳情列於開戶表;
"Client Information Form"	Client information form prescribed by the Broker to be provided by or on behalf of the Client (notwithstanding
「開戶表」	the description of document); 指經紀不時指定及由有關客戶或其代表向經紀所呈交與該客戶申請開立帳戶有關的關戶表或其他文件 (不論 質際如何稱詞):
"Collateral"	all securities, money and any other properties provided by the Client to the Broker or purchased or received by the Broker for the Client or otherwise which come to the possession, custody or control of the Broker or other persons on behalf of the Broker which are charged to the Broker as security under the Clause 3 of the Additional Terms for Margin Account; accordingly, "securities collateral" refers to the securities comprised in the Collateral;
「有關抵押品」	現在及將來經紀或其他人士代經紀持有、託管或控制所有由客戶向經紀提供、經紀代客戶購買或收取或其他 任何形式獲得的任何證券、款項或其他財產,而該等財產已根據保證金帳戶之附加條款中第3條,抵押予經 紀作為押記;「證券抵押品」指有關抵押品中的證券;
"Code of Conduct" 「操守準則」	Code of Conduct for Persons with the Securities and Futures Commission issued by the SFC and as amended from time to time; 遂監會發出的《證券人類則實事務監察奏員會註冊人操守準則》·及其不時修订的版本:
"Data Privacy Policy"	the Broker's general policy in relation to the Personal Data (Privacy) Ordinance (Chapter 486 of the Laws of
「私隱政策」	Hong Kong) and any subsidiary legislation made thereunder as amended, consolidated or substituted from time to time and the policy is set out in Part V (Circular relating to Personal Data (Privacy) Ordinance); 经纪基於《個人資料(私隱)條例》(香港法例第486章)及根據該條例制訂的任何附屬法例(上述條例及附屬法例可不時經修訂、合併或取代)而推行的一般政策,而有關政策列於本協議之第五部份(有關個人資料(私穩)條例的客戶通知);
"Electronic Media" 「電子媒介」	any electronic or telecommunications media, including but not limited to the internet, interactive television systems, telephone, wireless application protocol or any other electronic or telecommunications devices or systems as the Broker may from time to time determine and prescribe;
"电丁煤川」	任何電子或電訊媒介,包括但不限於互聯網、互動電視系统、電話、無線應用系統規約,或經紀不時確定和 指定的任何其他電子或電訊設備或系統;
"Electronic Trading Service"	any facility and service (including without limitation those relating to dealing services, information services, e-mail and the software comprised in any of the foregoing) provided or to be provided by the Broker or Broker's contractor or agent or service provider from time to time under this Agreement which enables the Client to give instructions relating to any Transaction in the Account(s) or to obtain quotation on prices of securities or other information through any Electronic Media;
「電子交易服務」	根據本協議經紀、其承辦商或其代理人不時已提供或將提供的任何設施及服務(包括但不限於交易服務、資訊服務、電子郵件服務,以及前者有關的軟件),使客戶可透過任何電子媒介就有關帳戶的任何有關交易發出 指示或獲取證券的報價或其他資訊;
"Event(s) of Default" 「失責事件」	any of the events of default as specified in Clause 6 of the General Terms and Conditions; 裁列於一般條款之第 6 條中的任何失責事件 :
"Exchange"	SEHK and any other exchange, market or association of dealers in any part of the world on which securities are bought and sold;
「交易所」	聯交所及於世界任何地方進行買賣證券的任何其他交易所、市場或交易商組織
"Hong Kong" 「香港」	The Hong Kong Special Administrative Region of The People's Republic of China; 中華人民共和國香港特別行政區:
"HKSCC" 「中央結算」	Hong Kong Securities Clearing Company Limited; 香港中央結算有限公司:
"Investor Compensation Fund"	the Investor Compensation Fund established pursuant to the SFO;
「投資者賠償基金」	根據證券及期貨條例設立的投資者賠償基金;
"Margin"	the amount, whether cash or non-cash collateral as may from time to time be demanded by the Broker from the Client by way of margin (including without limitation the initial margin and additional margin), variation adjustments or cash adjustments or otherwise in relation to the amount drawn under Margin Facility for the purpose of protecting the Broker against any loss or risk of loss on present, future or contemplated obligations arising from Margin Facility including and not being less than amount of margin required by the relevant Clearing House (if applicable), and "margin requirements" means there requirements set by the Broker in respect of the collection and specifications of the Margin, usually the required amount of margin is set to be equal to applicable percentage as notified and determined by the Broker to the Client of the prevailing market value of Collateral
「保證金」	Autor Constants 總紀不時以保證金(包括但不限於首筆保證金和違加保證金)、變價調整、現金調整或其他方式,向客戶要求、 的款額(不論是現金或非現金抵押物),以保障總紀受金就當近無當下取得的款項或客戶合約有關的現在、 未來或預期的保證金融資或其他和/或客戶合約的責任所引致任何損失或虧損風險,包括徑不少於相關的結 算所保證金(如適用),而「保證金規定」則指盤於所變定關於保證金的收取或計傳的规定或計會的結 拒押品當時市值,依適用比例計算(比例由經紀決定並通知客戶)以釐訂保證金的所需金額;
"Margin Account"	any margin account, as indicated as such in the Client Information Form, opened by the Client with the Broker for trading of securities with Margin Facility granted by the Broker;
「保證金帳戶」	コンパカイロンロロック ひとしていの いれいれば、「あかかり、Grance of アルクロンロンロンロンロンロン なんの ない かい かい ない
"Margin Facility"	the credit facility provided by the Broker to the Client to facilitate the acquisition of securities and the continued holding of those securities under the Margin Account and for other related purposes;
「保證金融資」	经紀向客户提供,用作於保证金帳户中購買证券及繼續持有证券(不包括交易所買賣之期權)或其他用途 信貸安排;
"Risk Disclosure Statement"	the risk disclosure statement provided by the Broker to the Client before the opening of the Account and/or from time to time in form prescribed by the SFC from time to time with the current version set out in Part IV;

「風險披露聲明」	在客户於經紀開戶前及或不時由經紀向客戶提供的風險披露聲明,其格式由證監會不時訂明,最新版本載列 於本協議第四部份;
"Secured Obligations"	all money, obligations or liabilities in any currency (together with any accrued interest) falling due, owing or incurred by the Client to the Broker under the Margin Account, or under any other accounts now and in the future, whether acclually or contingently, whether solely or jointly with others;
「有抵押債務」	8年月到期未付、大厅或招致總紀分別與保證金帳戶或其他帳戶有關的任何貨幣計算的一切的款項、責任和債項(違同任何累算的利息),不論是現時或將來的、實際或可能的,亦不論是客戶自己或與其他人共同欠下的;
"securities"	includes (a) items under the definition of securities in Schedule 1 to the SFO; (b) all investment products listed or traded on Exchanges; and (c) any investment products prescribed by the Broker as such;
「證券」	10亿公司和2020年发期算條例的附表一所賦予的涵義:(b)所有於交易所上市的投資產品:以及(c)經紀指 定之投資產品:
"SEHK"	The Stock Exchange of Hong Kong Limited;
「聯交所」	香港聯合交易所有限公司;
"SFC"	in relation to Hong Kong, The Securities and Futures Commission constituted under the SFO, in relation to any other regions, other statutory bodies performing similar functions as The Securities and Futures Commission and have jurisdiction over the relevant Exchanges;
「證監會」	就香港而言,指證券及期貨條例授予職能的證券及期貨事務監察委員會,而就其他地區而言,指於當地擁有 與香港證券及期貨事務監察委員會類似職能的法定機構,並對該地區的有關交易所具有管轄權;
"SFO"	the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) and any subsidiary legislation made thereunder amended, consolidated or substituted from time to time; and
「證券及期貨條例」	《證券及期貨條例》(香港法例第571章)以及根據上這條例制定的任何附屬法例及其不時經修訂、合併或 取代的版本:及
"Transaction"	the purchase, sale, exchange, disposal of and general dealing (including but not limited to deposit and withdrawal and exercise of call and put options) in securities, the disposition of funds and the drawing and repayment under the Margin Facility on behalf of the Client in connection with this Agreement.
「有關交易」	代客户進行與本協議有關的交易:證券的購買、出售、交換、處置及一般交易(包括但不限於存入及提取以 反行使認法期權及認購期權)、資金的處置及根據該融資作出的質款及還款。

1.2 In this Agreement, words importing the singular shall, where the context permits, include the plural and vice versa and words importing gender or neuter include both gender and neuter. The expression "person" shall include any firm, partnership, association of persons and body corporate and any such persons acting jointly and the personal representatives or successors in title of any such person. References to "writing" shall include cable and facsimile transmission and texts transmitted through Electronic Media. Headings are for convenience only. Any reference to Clauses or Schedules in the General Terms and Conditions or in the Additional Terms is a reference to the clauses of or the schedules to the General Terms and Conditions or in the Additional Terms is a reference to the clauses of or the schedules to the General Terms and Conditions or in the Additional Terms is a reference to the clauses of or the schedules to the General Terms and Conditions or in the Additional Terms is a reference to the clauses of or the schedules to the General Terms and Conditions or in the Additional Terms is a reference to the clauses of or the schedules to the General Terms and Conditions or in the Additional Terms is a reference to the clauses of or the schedules to the General Terms and Conditions or in the Additional Terms is a reference to the clauses of schedules to the General Terms and Conditions or in the Additional Terms is a reference to the clauses of schedules to the General Terms and Conditions or in the Additional Terms is a reference to the clauses of schedules to the General Terms and Conditions or in the Additional Terms is a reference to the clauses of schedules to the General Terms and Conditions or in the Additional Terms is a reference to the clauses of schedules to the General Terms and Conditions or in the Additional Terms is a reference to the clauses of schedules to the General Terms and Conditions or in the Additional Terms is a reference to the clauses of schedules to the General Terms and C

PART II – GENERAL TERMS AND CONDITIONS 第二部份 — 一般條款

1. COMPLIANCE WITH LAWS AND REGULATIONS 遵守法律及規則

1.1 All Transactions shall be subject to this Agreement and, in respect of those Exchanges and/or Clearing Houses where the Transactions are processed, the constitution, rules, regulations, practices, procedures and administrative requirements, as amended from time to time of the relevant Exchange and/or Clearing House (and in particular as regarding Transactions effected on SEHK the rules, regulations, practices, procedures and administrative requirements, as amended from time to time. All Transactions of SEHK and HKSCC) and to all applicable laws whether imposed on the Client or the Broker, as amended from time to time. All Transactions where the Broker deems fit.

所有有關交易,應受本協議以及(就進行有關交易的該導交易所和/或結算所而言)相關的有關交易所和/或結算所的不時修訂章程、規則、 規例、慣例、程序及行政要求的規限(尤其是就在聯交所進行的有關交易而言,應受聯交所及中央結算的規則、規例、慣例、程序及行政要求 的規限)以及受不論是對客户或經紀實施的一切不時修訂適用法律的規限。當經紀認為適當時,所有有關交易也應受涉及處理有關交易的經紀 或其他人士的商業條款所規限。

- 1.2 Client whose Transactions are executed in markets other than those organized by SEHK may have a markedly different level and type of protection in relation to those Transactions as compared to the level and type of protection afforded by the rules, regulations, practices, procedures and administrative requirements of SEHK and HKSCC. 與期交所及中央結算的規則、規例、慣例、程序及行政要求所提供的保護水平及種類相比 如客戶的有關交易在聯交所以外的市場違成的活則客户可能就該著有關交易享有問題不同最反及種類的保障。
- 1.3 The Client confirms that:

客户確認:

- (A) in the event of any conflict between (I) this Agreement and (II) any constitution, rules, regulations, practices, procedures, administrative requirements of the relevant Exchange and/or Clearing House and laws (collectively the "Regulations"), the latter shall prevail; 如果(I)本協議與(II)本協議與(II)任何有關交易所及或結算所的章程、規則、規例、慣例、程序及行政要求及法律(總稱「該等規則」)之間發生任何衝突,項以後者為準:
- (B) the Broker may take or omit to take any action it considers fit in order to ensure compliance with the Regulations including without limitation, adjusting any Account, disregarding any unexecuted orders or rescinding any executed Transactions; 经纪可採取其認為合適的任何行動或按其認為合適為方法與在的分類。以確保遵守該算規則,包括但不限於調整任何有關帳戶、不理會 任何未被執行的買責指示或規辑任何已執行的有關交易:
- (C) the Regulations as are so applicable and all such actions so taken shall be binding upon the Client; and

按此適用的該等規則以及按此採取的一切該等行動應對客戶具有約束力;及

- (D) the Client shall be responsible for obtaining in advance and maintaining any governmental or other consents required in connection with the Client's entering into d this Agreement or the Broker effecting any Transaction in connection with this Agreement. 客户處負責事先取得並維持為客户登立本給減或絕紀並成具本協議有關的任何有關交易而需要的任何政府同意或其他同意。
- 1.4 This Agreement shall not operate insofar as it removes, excludes or restricts any rights of the Client or obligations of the Broker under the laws of Hong Kong or any other relevant law. If any provisions hereof are or should become inconsistent with any present or future law, rule or regulation of SEHK, HKSCC and/or any Exchange and/or any Clearing House or any other relevant authority or body having jurisdiction over the subject matter of this Agreement, such provision shall be deemed to be rescinded or modified in accordance with any such law, rule or regulation. In all other respects this Agreement shall continue and remain in full force and effect.
 - 本協議在本協議解除、免除或限制客戶在香港法律或任何其他有關法律下任何權利或經紀在上述法律下任何義務的範圍內並無效用。如果本協 議的任何條文與聯交所、中央結算、聯交所期權結算所和/或任何有關交易所和/或任何結算所或對本協議的事項具有司法管轄權的任何其他 有關主管當局或圓體的任何現行或將來的法律、規則或規例不一致或成為不一致,則該等條文應被視為已按照任何上述法律、規則或規例予以 删除或修改。本協議應在一切其他方面持續並仍然具有十足效力及作用。

2. DEALING

- 2.2 The Broker shall act as an agent of the Client and not as a principal in relation to any Transactions undertaken by the Broker under this Agreement except where the Broker gives notice (in the contract note for the relevant Transaction or otherwise) to the Client to the contrary. 就根據本協議進行的有關交易,經紀應以客戶的代理人身份行事,而非主事人身份,但經紀向客戶提供相反的通知以表不同(買賣單據上列明或以其他方式表示)除外。
- 2.3 The Client shall inform the Broker when a sell order in respect of securities which the Client does not own (that is, involves short selling) and, where required, shall provide the Broker with the assurance in accordance with the SFO. which aft and matter and a security of a security of
- 2.4 Because of physical restraints on any Exchange or the very rapid changes in the prices of securities that frequently take place, there may, on occasions, be a delay in making prices or in dealing. The Broker may not always be able to trade at the prices or rates quoted at any specific time or "at best" or "at market". The Broker shall not be liable for any loss howsoever arising by reason of its failing, or being unable, to comply with the terms of any limit order undertaken on behalf of the Client or under the circumstances contemplated in this Clause. Where the Broker is for any reason whatsoever unable to perform the Client's order in full, it may in its discretion effect partial performance only. The Client shall not be liable for any request to execute orders is made.
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- 2.5 The Client acknowledges that it may not be possible to cancel or amend its instructions once given. The Client agrees to exercise caution before giving any instruction and accept full responsibility for the Transactions partially or fully executed prior to the processing of the Client's cancellation or amendment. 家戶明瞭當指示一經作出之後家戶未必能取消及更改該指示。故此客戶在發出指示時,應審慎行事,並願承擔就處理其取消或更改指示時,已經經於合文者關交易所引致的所有責任。
- 2.6 The Client hereby acknowledges that the Broker and their directors, employees and/or their associates may from time to time trade on their own accounts. Furthermore, the Client acknowledges the existence of the Broker's interest, relationship or arrangement that is material in relation to any instruction received or Transaction effected for the Client. In particular, the Broker may, without informing the client: \$\%\$P\$\there\$P\$\the
 - (A) (subject to Clause 2.2) effect Transactions with the Client as principal for account of the Broker and its related parties or its employees, or directors;
 - (受制於第2.2條的規定)以主事人身份為經紀及其相關人士與客戶進行有關交易;
 - (B) take position opposite to the order of the Client either for its own account or others; 為經紀或其他人的帳戶,進行與客戶的買賣盤相反的交易;
 - (C) match the Client's orders with those of other clients of the Broker; and/or 將客戶的買賣盤與經紀的其他客戶的買賣盤進行配對;及/或
 - (D) combine the Client's order with orders of the Broker or other clients of the Broker for execution, and neither the Broker nor its related parties shall be obliged to account to the Client or any third party for any profits or benefits received in connection therewith. In event of insufficient securities to satisfy orders so combined as mentioned in the above paragraph (D), the Broker may in its absolute discretion allocate the transactions between clients, the Broker having due regard to market practice and fairness to the concerned clients. The Client acknowledges and accepts that such combination and/or allocation may on some occasions operate to the Client's davantages and on other occasions to the Client's disadvantages.

將客戶與經紀本身或經紀的其他客戶的買賣盤,合併一起,以便執行;以及經紀或其相關人士不需就與其上述事項有關取得的任何利潤 或利益向客戶或第三者作出交代。如上述(D)段中,達成交易的證券不足以應付所有經合併的買賣盤,經紀在適當地考慮市場慣例及客戶 的公平後,有絕對的情權在有關客戶、經紀之間分配該等交易。客戶確認和同意上述合併及/或分配會在若干情況下對客戶可能產生有利 的情形而在其他情況下對客戶可能產生不利的情形。 2.7 All orders shall be made by the Client orally either in person or by telephone, or in writing, delivered by post, by hand or transmitted by facsimile or through Electronic Media (applicable to Account with Electronic Trading Service) at the Client's risk. The Broker may act on such instructions which the Broker believes to come from the Client without any duty to verify the capacity of the person giving the instruction. The Broker shall not be responsible for the non-performance of its obligations hereunder by reason of any cause beyond the Broker's control, including, without limitation, transmission or computer delays, errors or ornissions, strikes and similar industrial action or the failure of any dealer, Exchange or Clearing House to perform its obligations. The Client hereby confirms and agrees that the Client shall be responsible to the Broker's orally and howsoever communicated and purporting to be given as aforesaid. In addition, in the event of receipt of conflicting instructions, the Broker receives unquitoxel instructions.

一切買賣指示預由客戶當面或電話口授、或以書面用郵寄、觀手遞送或透過傳真或電子媒介 (適用於附有電子交易服務的有關賬戶)的傳送而作 出的,其風險概由客戶承擔。經紀有權根據其有理由相信來自客戶的指示行事,並無責任查證發出指示的人士的身份。對於經紀因其不能控制 的任何原因 (包括但不限於傳送或電腦延誤、錯誤或遺漏、罷工及類似的工業行動或任何交易商、交易所或結算所沒有履行其義務)而沒有履行 在其本協議下的義務,經紀無須負責。並且客戶特比確認並同意,其應就以客戶名義作出或訂立的一切允諾、債務及任何其他義務向經紀負 責,不論該等允諾,債務及任何其他義務是以書面或口頭形式發出和以何種方式傳達及宣稱已按上這情況發出。倘若經紀收到互相抵觸的指示 時,經紀可拒絕執行任何此掌指示,直至提到明確的指示為止。

- 2.8 The Client understands and confirms its agreement that the Broker may record conversations with the Client whether conducted on the telephone or through any other media or otherwise by tape or electronic means for security, control or record purposes. 客戶明白並確認,其同意經紀可以將經紀與客戶之間的談話(不論該談話是透過電話或以任何其他媒介或以錄音帶、電子方法或其他方式進行)進行錄音,使錢紀能夠接證監違記線客關任何事項的資料。
- 2.9 All instructions relating to purchase or sale of securities or otherwise given hereunder which may be executed on more than one Exchange may be executed on any Exchange the Broker selects. The Broker may also in its discretion direct the instructions of the Client to other dealers for execution without giving any notification to the Client. 雪差紀收到可在一個以上的交易所執行的一切買責指示,經紀有權選擇在任何交易所執行。總紀也有權將客戶的指示委派其他交易商執行而無 循通的客戶。
- 2.10 All the trading orders placed by the Client are good for the day and will be automatically cancelled at the close of business of the relevant Exchange to the extent not yet executed unless the Client has indicated to the Broker to the contrary. 除非客户向线起另有相时,客户的買賣盤只會在落盤當日登日有效,而於有關交易所的當日營業結束時,尚未完成部份,將會自動取消。
- 有存有或未償餘額或持有證券,經紀無須向客戶提供有關月結單。 2.12 Subject to the applicable laws and regulations, the Broker may in its absolute discretion determine the priority in the executions of the orders received from its clients, having due regard to the sequence in which such orders were received and the Client shall not have any claim of priority to another client in relation to the execution of any orders received by the Broker. 在受適用法律及規例封約的前提下,經紀會恰當地考慮收到客戶們指令的順序之後,可以全權決定執行指令的先後次序,就經紀執行收到的任 何指令而言, 定戶不得要先未務分一定各戶個卷光權。
- 2.13 If the services provided by the Broker to the Client in relation to derivative products, including options, the Broker shall provide to the Client upon request product specifications and copies of prospectus and any other offering document relating to such products. 如果經紀有向客户提供有關衍生產品(包括期權)的服務,經紀須按照客戶的要求向客戶提供有關產品的規格、任何發售文件的副本,以及其 他要約文件。
- 2.14 The Client shall make the Client's own independent judgment and decision with respect to each instruction given to the Broker. The Broker is under no liability whatsoever in respect of any information or suggestion given by the Broker or any of its directors, officers, employees or agents irrespective of whether or not such information or suggestion is given at the Client's request. 客户须就其向线矩作出的指示,作出客户個人的獨立判斷及決定。總起毋須就絕起或其董事、職員、僱員或代理人提供的任何意見或資料,不 容是否何為字使素化子句,不能任何性質的責任。
- 2.15 If the Broker solicit the sale of or recommend any financial product to the Client, the financial product must be reasonably suitable for the Client having regard to the Client's financial situation, investment experience and investment objectives. No other provision of this agreement or any other document the Broker may ask the Client to sign and no statement the Broker may ask the Client to make derogates from this clause. 假如經紀向客戶招攬銷售或建議任何金融產品。该金融產品必須是我們經考慮客戶的財政狀況、投資經驗及投資目標後而認為合理地適合客戶的。本協議的其他條文過任何其他經紀可能要求客戶發展的文件及經紀可能要求客戶作出的聲明概不會減損本條款的效力。

3. SETTLEMENT

交收

- 3.1 Unless otherwise agreed or the Broker is already holding sufficient cash or securities on the Client's behalf to settle the Transaction, in respect of each Transaction, the Client shall:
 - 就每宗有關交易而言,除非另有協議或經紀已經代客戶持有足以用作交收的現金或證券,否則,客戶須於經紀已經就有關交易通知客戶的交收 時限前(不管口頭或書面);
 - (A) pay the Broker cleared funds or deliver to the Broker securities in deliverable form; or 支付經紀可即時動用的資金或將證券以可交付之形式交付經紀;或
 - (B) otherwise ensure that the Broker has received such funds or securities, 以其他方式確保經紀已經收到此資金或證券:

by such time as the Broker has notified (whether verbally or in writing) the Client in relation to the relevant Transaction.

3.2 Unless otherwise agreed, the Client agrees that if the Client fails to make such payment or delivery of securities by the due time as mentioned in Clause 3.1, the Broker is hereby authorized to:

除非另有協定,客戶同意,倘若客戶未有按照第3.1 條在到期時限前付款予或將證券交付經紀,經紀於此獲授權:

- (A) in the case of a purchase transaction, sell the purchased securities; and 若為買入交易,轉讓或出售任何此等購入之證券;及
- (B) in the case of a sale transaction, borrow and/or purchase such securities in order to settle the Transaction. 若為貴出交易,借入及/或購入此等出售之證券,以完成有關交易。
- 3.3 The Client hereby acknowledges that the Client shall be responsible to the Broker for any loss, costs, fees and expenses incurred by the Broker in connection with the Client's failure to meet the Client's obligations by the due time as set out in Clause 3.1. 家户於此或站,由於客户未能养器 3.1 後親元在到期時限院履行者在市事致絶紀承提在何报失 费用, 收費和間支, 客户必须就此向總紀會者。
- 3.4 The Client agrees to pay interest on all overdue balances (including interest arising after a judgment debt is obtained against client) at such rates and on such other terms at the Broker's absolute discretion as the Broker has notified the client from time to time. 家戶同意須能所希達期人付款項(包括法院現)定案戶預會的借項), 接続和不可通知案戶而最終有優別的情報決定的利率支付有關利息。
- 3.5 Without prejudice to any other rights and remedies available to the Broker, the Broker is authorized to dispose of any of the securities or securities collateral (and the Broker shall have the absolute discretion to determine which securities and securities collateral and upunities are to be disposed of) from time to time received from or held on behalf of the Client in settlement of any liability owed by or on behalf of the Client to the Broker or a third person. 在不損害緩紀可能享有的任何其他權利和補償的情况下,總紀獲投權處置,不時經紀書客戶收取或代客戶持有的證券或證券抵押品 (緩紀絕對有 權決定處置所,總證券及證券抵押品及有關聲),以履行客戶對鏡記或其他第三人負有的法律責任。
- 3.6 Without prejudice to the right of the Broker under Clause 7, in respect of any amount in an Account receivable from the Client (including such amount arising from purchase of securities by the Client) and any amount in an Account payable to the Client (including such amount arising from sale of securities by the Client hereby authorizes the Broker to set-Off the aforesaid amounts in the Account against each other. As such, the Broker is entitled to record the amounts of Transactions in an Account on a rolling balance basis. Ac 相考 经纪根据第 7 條可享有的權利為補償:就有關賬戶中客戶應收取款項 (包括由貴出證券而產生的款項)及有關賬戶中客戶應支付款項 (包括由貴力證券而產生的款項)及有關賬戶中有關交易款項。
- 3.7 The time for the Client to provide sufficient cash or securities under Clause 3.1 is of the essence and if no time is notified by the Broker or stipulated by the Broker in such notification, the Client is required to provide sufficient cash or securities within one hour (or in a shorter period if so required by the Broker) after (in case of no time is notified) the confirmation of the order for the Transaction or (in case of no time is stipulated in such notification). In view of the rapidly changing market conditions, the Broker reserves the right to revise, accelerate or shorten the time for provision of cash or securities which was previously notified to the Client and the Client shall comply with such latest time limit with immediate effect. In addition to the rights set out in Clause 3.2, in case of any breach of settlement obligations in Clause 3.1, the Broker is entitled to treat such breach as an Event of Default and to exercise any of the rights set out in Clause 6.

客户按第 3 係提供現金或證券的時間是非常關鍵。倘經紀未有通知交收時限或經紀未有在有關通知提出時限,客戶須 (倘未有通知時限)在有關 交易的買賣盤確定,或 (偽通知中未有時限)在作出通知之後一小時前 (或經紀要求更超時間),客戶必須提供足夠金錢或證券。鑑於市場情況迅 連變化,經紀留更新、加達或縮短之前通知客戶須提供金錢或證券的時限,客戶必須即時遵守最新時限。倘客戶違反第 3.1 條所違交收責任, 經紀除可行使享有第 3.2 條所述該權利以外,還可提上這違反最失責事件並可行使第 6 條所違的權利。

- 3.8 Unless otherwise agreed, the Client hereby agree the Broker to set-off and withhold from and apply any securities, receivables and monies held on Client's behalf or for Client's account against in whole or partial payment of any sum or liability owed by the Client to the Broker. 除非只有協定:客戶同意經紀以戶口所持有之任何證券、應收款項及金錢抵銷、扣除及利用該等證券、應收款項或金錢,以全數或部份支付客 戶欠經紀之任何款項或負債。
- 3.9 The Broker may at any time combine or consolidate the account with any other accounts held by the Client with the Broker and set-off any sum standing to the credit of any one or more such accounts against any obligations or liabilities or whatsoever nature owing to the Broker in respect of such accounts.

经紀可隨時將戶口與客戶在經紀處持有之任何其他戶口結合或合併,將任何一個或以上該等戶口貸方之任何款額抵銷該等戶口欠經紀不論任何 性質之債務或負債。

MONEY IN THE ACCOUNT(S) 報戶中的款項

- 4.1 The money of the Client in the Account, after discharging all the indebtedness of the Client owing to the Broker, shall be treated and dealt with in compliance with the provisions of the SFO. The money of Client, after discharging all the indebtedness of the Client owing to the Broker (including without limitation for settlement of Transactions), which is received and held by the Broker on behalf of the Client in Hong Kong shall be deposited with a segregated account which is designated as a trust account or client account and maintained by the Broker in Hong Kong with an authorized financial institution or any other person approved by the SFO for such purpose. The Broker may pay the money of the Client in accordance with a standing authority pursuant to the SFO.
 Sp 个帐户中款项 (在解除 Sp 欠疑紀的所有债務後)所獲取的對得及處理須符合證券及期貨條例的規定。戀紀代客戶於香港收取並持有的所 獻減項 (在解除 Sp 欠疑紀的所有債務後))所獲取的對得及處理須符合證券及期貨條例的規定。戀紀代客戶於香港收取並持有的有 獻減項 (在解除 Sp 个反變紀的所有債務後)) ete be of water with # Standing 5 所引致的債務) 別將被存入總紀在認可將務機構或獲證監員會批准的任何其 他人上 ac 希表挑批情指明為位任的戶中起版定戶的 約 mater of be of water with # Standing 5 所引致的情况)
- 他人士處在香港維持指明為信託帳戶或客戶帳戶的獨立帳戶。總紀可根據證券及期貨條例的規定,按照常設授權,從獨立帳戶中提取客戶的款項。 4.2 For so long as there exists any indebtedness to the Broker on the part of the Client, the Broker may refuse any withdrawal of money in the
- 4.2 For so long as there exists any indebtedness to the Broker on the part of the Client, the Broker may refuse any withdrawal of money in the Account and the Client shall not without consent of the Broker withdraw any such money. 只要客户仍欠認起任何循環時, 经記有權拒絕案户提取款項的要求,以及客户在未獲變記事先同意時, 無權提取任何款項。
- 4.3 The Broker may pay to the Client interest accrued on any money of the Client in the Account at a rate as (may be) determined by the Broker from time to time at its absolute discretion taking account of prevailing marker rates. 经纪 合向 家户支付书 關係户中的家户 款項所累計的利息, 该案利息接通纪不時以其感到的的情绪决定利率 (會冬考當咳市場利率)計算。

CHARGES, COSTS AND EXPENSES 收費及費用

5.1 The Client agrees to pay to the Broker all commissions, brokerage or other remuneration payable on all Transactions (including those pursuant to Clause 6) at the rates established from time to time by the Broker. The Client also agrees to reimburse the Broker on a full indemnity basis for all applicable levies (including but not limited to levies imposed by the Exchanges, Clearing Houses and the SFC), fees, stamp duties, expenses and other charges in respect of or in connection with the Transactions. Commissions and brokerage are subject to change from time to time and can be ascertained by contacting the Broker. The Broker may impose additional charges for special services furnished at the request of the Client.

客戶同意按照經紀不時議定的比率,支付經紀關於有關交易(包括任何根據第6條進行的交易)之所有佣金和其他報酬。客戶亦同意按足額觸 償基準,償還經紀關於有關交易之一切相關徵費(包括但不限於交易所、結算所及證監會徵收之費用)、支出和其他收費。佣金率會不時變 動,而客戶亦可聯絡經紀商了解有關變動。經紀商可因應客戶的要求所提供的特別服務而釐定及收取額外費用。

- 5.2 In addition to the charges payable under Clause 5.1, the Client agrees to pay the Broker the following:
 - 客户同意支付以下所有費用,並授權經紀商從客户之帳戶中扣除有關費用;
 - (A) all subscription, service and usage fees are payable in advance in the manner as prescribed by the Broker and such fees are non-refundable;
 - 依照经紀訂明之訂購、服務及使用費用,客戶須預繳該等費用,而該等費用為不可退還;
 - (B) any fee/levies charges by Exchanges or other authorities, 交易所資訊許可使用費用,及/或任何交易所或其他授權機構收取之任何費用/微費;
 - (C) any other reasonable fees and charges imposed by the Broker from time to time for services and facilities rendered to the Client; and 為向客户提供服務及設施,經紀不時收取之任何其他合理費用及收費;及
 - (D) interest on all outstanding sums at such rate and at such mode as the Broker shall determine, and the Broker may at its discretion vary the rate of such fees and subscription at any time and from time to time without notice. 未結清總額之利息,須根據經紀鳌定之利率計算及方式支付。不論以上條文如何,經紀商可隨時或以酌情權於任何時間在不作出知會的 情況下更改論案管用。
- 5.3 The Client acknowledges:

客户承認

(A) that every purchase or sale recorded on the stock market operated by SEHK or notified to the SEHK is subject to the charge of an Investor Compensation Fund levy and a levy pursuant to the SFO and the cost of each such charge and levy attributable to the Client shall be borne by the Client; and 每宗證系買會已在期交所受難的證系市場記錄或通知聯交所,預錄付投資者賠償基金徵費以及根據證系及期貨條例徵收的徵費;以及可

每宗證券員賞已在聯交所營辦的證券市場記錄或通知聯交所,須繳付投資者賠償基金徵費以及根據證券及期貸條例徵收的徵費,以及可 歸咎於客户的上述每項收費及徵費須由客戶負擔;及

(B) that in the case of a default committed by the Broker or its associated persons in connection with securities listed or traded on a recognized stock market (including SEHK) as defined under SFO and the Client having suffred pecuniary loss thereby, the liability of the Investor Compensation Fund will be restricted to valid claims as provided for in the SFO and will be subject to the monetary limits specified in the Securities and Futures (Investor Compensation – Compensation Fund) sufficient average service and a surface by reason of such a default will necessarily be recouped from the Investor Compensation Fund in full, in part, or at all. For Transactions which are effected in an exchange other than a recognized stock market (as defined under the SFO), the Client hereby acknowledges and accepts that the valid claims in event of any default on the part of the Broker or its associated person will be subject to the moutes in the relevant market.

如果经紀或經紀之關聯人士所犯的違責是關於任何在或將會在認可證券市場 (根據證券及期貨條例所介定並包括聯交所)上市或交易而犯 的及該等證券的關聯資產而犯有失責行為專政客戶遭受金錢上的損失,投資者賠償基金的法律責任僅限於證券及期貨條例及有關附屬法 例內所規定的有效案償,並須受對於《證券及期貨 (投資者賠償—賠償限額)規則》內所前的金額已經;因此,並不保證客戶能夠從賠償 基金全部或一部分收回或甚至不能收回因該失責行為兩蒙受任何金錢上的損失。就一切在認可證券市場以外之交易所進行的證券買責, 若絕紀或絕紀之關聯人士有所犯的違責,客戶如意並接納有效案償領受制於有關交易所的規則的來。

5.4 The Client hereby agrees to the imposition upon its Account or Accounts from time to time as the Broker may determine, of a minimum charge in respect of Accounts that maintain only average credit balances of less than such minimum amount as the Broker may from time to time determine.

倘有關帳戶的平均貸方餘額低於經紀不時決定之最低金額,客戶同意經紀對有關帳戶有權收取經紀不時規定的最低收費。

5.5 The Client agrees that the Broker is entitled to solicit, accept and retain for the Broker's own benefit any rebate, brokerage, commission, fee benefit, discount and/or other advantage from any Transaction effected by the Broker. The Broker may also offer at its absolute discretion any benefit or advantage to any person in connection with such Transaction.
象户问意线轮布摧以其本身利益、索取、接受及保留任何為客戶與任何人士发成之任何有間交易而產生之回佣、佣金、費用利益、回和及/或 類似的過處。线轮布可以行使其感到的情權仍在何人士提供就容券有關交易有關之利益或過處。

6. DEFAULT

失責

- 6.1 The following shall constitute events of default (the "Events of Default"): 下列各項應構成失責事件(「失責事件」):
 - (A) the Client's failure to provide sufficient cash or securities under Clause 3.1 to fulfil settlement obligations of any Transaction; 客戶未能提供足夠金錢或證券,以履行第 3.1 條所述的交收責任;
 - (B) the Client's failure to provide sufficient Collateral within the time limit upon call from the Broker (applicable to Margin Account), deposits, purchase consideration or any other sums payable to the Broker, to submit documents or to deliver securities to the Broker hereunder when called upon to do so or on due date; 客戶未能應經紀要求及時提供足夠的有關抵押品或未能將應繳給經紀的資金、購買代償或其他任何款項支付給經紀,或未能按本協議將 任何文件呈交經記或將證券交付經紀;
 - (C) (for Client being an individual) the death of the Client or the Client becoming incapacitated from due performance of the terms and conditions of the Agreement; 客户(身個人) 去世或喪失妥募履行本協議的任何條款和條件之能力:
 - (D) the filing of a petition in bankruptcy or, as the case may be, winding up or the commencement of other analogous proceedings, or the appointment of a receiver, in respect of the Client; 就客户提交成量或(視漏何情況而定)清盤呈結或展開其他類似的程序:或委任破遺管理人:
 - (E) the levying of an attachment against any Account; 針對任何有關帳户執行扣押;
 - (F) default by the Client in the due performance or observance of any of the terms and conditions of this Agreement; 客户没有妥善履行或遵守本協議的任何係款和條件:

- (G) any representation or warranty made in or in pursuance of this Agreement or in any certificate, statement or other document delivered to the Broker being or becoming incorrect in any material respect; 在本協議所作或根據本協議所作的,或在交付給戀紀的任何證書、陳述書或其他文件所作的任何陳述或保證在任何重大方面是或成為不 正確:
- (H) any of the consents, authorizations, approvals, licenses, or board resolutions required by the Client to enter into this Agreement being modified in a manner unacceptable to the Broker or being wholly or partly revoked, withdrawn, suspended or terminated or expiring and not being renewed or otherwise failing to remain in full force and effect; 客戶簽立本協議所需的任何同意、後權、批准、特許或董事會決議以經紀不能接受的方式修改:或全部或部分被撤銷、撤回、吊銷或終 止或期滿且沒有標期或沒有保持十足效力及作用:
- the continued performance of this Agreement becomes illegal or claim by any government authority to be illegal; 本協議的持續履行構成不合法:或經任何政府部門宣稱不合法;
- (J) the Client being in breach, voluntary or otherwise, of any of the conditions contained herein or of the constitutions, rules and regulations of any Exchange or Clearing House;
- 客戶自願或不自願地違反本協議所載的任何條件或任何有關交易所或結算所的章程、規則和規例的條件;
- (K) material adverse change in the financial position of the Client; and 客户的財政狀況發生重大不利變更;及
- (L) the occurrence of any event which, in the Broker's sole discretion, the Broker feels shall or might put in jeopardy the Broker's rights conferred under this Agreement. 经纪在其之程的情况交後忽易使或可能會使經紀就本協議中的權利受到危害的事件。
- 6.2 Without prejudice to any other right or remedy which the Broker may have, if any one or more Events of Default occur, the Broker shall be authorized, in its absolute discretion, to take one or more of the following actions no matter separately, successively or concurrently (but shall not be bound to take any such action):

如果發生一宗或多宗失责事件,經紀應獲投權按其絕對酌情決定權採取下列一個或多個行動,但並不必定要採取任何該等行動,而且不損害經 紀可能享有的任何其他權利和補償;

 (A) cover any short position in the Account through purchase of securities on the relevant Exchange and subject to Clauses 3.1 and 3.2 and/or liquidate any or all of the Collateral;

在有關交易所,購買證券以填補有關帳戶的空倉,或受制於第3.1條及第3.2條,出售有關抵押品(部份或全部);

 (B) cancel any or all outstanding orders or contracts or any other commitments made on behalf of the Client and/or decline to take any orders from the Client;

取消代表客户作出的任何或一切未完成買賣盤或合約或任何其他承諾及或拒絕接受客戶的買賣盤;

(C) call upon any security including but not limited to any guarantees and letters of credit which may have been issued to or in favour of the Broker as security for the Account(s);

要求履行任何擔保,包括但不限於可能作為有關帳户的抵押品而發給經紀或以經紀為受益人的任何擔保書和信用狀;

- (D) set-off, combine, consolidate, realise and/or sell all or any of the accounts maintained by the Client with the Broker (including any money or client securities or Collateral or other properties under such accounts); 抵銷、合併、綜合、變現和/或出售全部或任何客戶與經紀間立之帳戶(包括該等有關帳戶中的任何款項、客戶證券、有關抵押品或其 他財產);
- (E) close out without recourse any or all open positions under the Account; 將任何或一切客戶持有的未平食合約予以平食而無追索權;
- (F) borrow or buy in any property whatsoever found necessary by the Broker or required to make delivery against any sale (including a short sale) effected for the Client;
 - 就為客戶進行的任何出售(包括拋空)、借入或買入經紀認為必要或作出交付所需的任何財產;
- exercise any of its rights under this Agreement; and/or 行使根據本協議的任何權利;及/或
- (H) terminate this Agreement forthwith, 立即终止本協議

PROVIDED ALWAYS THAT a prior tender, demand for any Collateral or deposit or call of any kind from the Broker, or prior or outstanding demand or call from the Broker, or notice of the time and place of a sale or purchase shall not be considered a waiver of any of the Broker's rights granted by this Agreement.

並且,經紀發出事先提文、要求提供抵押品或按金或任何種類的催繳通知書,或經紀發出事先或未了結的要求或催繳通知書,或買賣的時間和 地點的通知,不應被視為放棄本協議授予經紀的任何權利。

6.3 In the event of sale of any client securities or the Collateral or liquidation of the Accounts in Clauses 6 or 7 or Clause 2 of the Additional Terms for Margin Account, the Broker shall not be responsible for any loss occasioned thereby howsoever arising if the Broker has already used reasonable endeavours to sell or dispose of any of client securities and the Collateral and/or close out or liquidate any outstanding position in the Account under the prevailing market conditions. The Broker is also entitled to exercise its own judgement in determining the time of the aforesaid sale or disposed or liquidation and to sell or dispose of any of client properties at current market price to the Broker without any responsibility for any loss occasioned or being accountable for any profit made by the Broker.

依照第6條及第7條或保證金帳戶之附加條款中第2條作出任何出售客戶證券,有關抵押品或新倉時,無論由於何種原因導致任何損失,只要 經紀已經作出合理的努力,根據當時市場情況出售或處置部分或全部客戶證券或有關抵押品及/或將有關帳戶中任何持倉平倉或新倉,經紀則 不須為此等損失負責。經紀有權自行判斷,決定何時活出或處置上述有關抵押品及/或將任何持倉平倉或新倉,亦有權以當時市場價格轉讓給 任何客戶證券或有關抵押品,如因此導致客戶任何損失,經紀概不負責。

6.4 After deducting all costs and expenses incurred in connection with taking any action referred to in Clause 6.2, the Broker may apply any remaining proceeds to the payment of any liabilities the Client may have to the Broker; and in the event such proceeds are insufficient for the payment of liabilities the Client shall promptly upon demand and notwithstanding that the time originally stipulated for settlement may not then have arrived pay to the Broker and indemnify and hold the Broker harmless against any differences or deficiencies arising therefrom or in any Account, together with interest thereon and all professional costs (including solicitor's and counsel's fees on a full indemnify basis should the Broker in its absolute discretion refer the matter to legal advisers) and/or expenses incurred by the Broker in connection with the enforcement of any outstanding position in the Account which shall be for the account of the Client and properly deductible by the Broker from any funds of the Client in its possession.

在扣除就採取第6.2 條所述的任何行動所招致的一切費用和支出後,總紀可將任何剩餘收益用於支付客戶可能欠經紀的任何債務;並且如果該等 收益不足以支付債務,則儘管仍未到原來規定結算時間,客戶須應要求立即向經紀支付因比產生的或在任何有關帳戶的任何差額或不足之數, 違同其利息和一約案業費用(如果經紀按其絕對酌情權將該事宜提交法律顧問,則包括以完全彌償基準賠償律師費用和大律師費用)及/或經 紀就執行於帳戶尚未完成的交易而招致的損失須由客戶支付且可由經紀從其管有的客戶的任何資金適當扣除的支出,並且客戶須就該等差額或 不足之數、利息、專業費用和支出對經紀作出鋼償,使經紀不受上述各項的損害。 6.5 Without prejudice to Clause 6.4, the Broker may place any of the proceeds obtained from performing any actions in Clause 6.2 to the credit of a suspense account with a view to preserve the rights of the Broker to prove for the whole of the Broker's claim against the Client in the event of any proceedings in or analogous to bankruptcy, liquidation or arrangement for so long as the Broker in its absolute discretion determines without any obligation to apply the same or any part thereof in or towards discharge of any debts or liabilities due to or incurred by the Client to the Broker.

没有损害上远第 6.4 条条款的情况下,经纪可有绝野的酌情摧将根墟第 6.2 缘所得任何款项存放於一個暫時帳户內的貸方,经紀無須將全部或部 份所得用以抵销客户對经紀之負債,藉以保留經紀於客戶破產、清盤、債務安排或類似程序出現時,经紀可作全數債權證明之權利。

6.6 The Client acknowledges that the rights the Broker is entitled to exercise under this Clause 6 are reasonable and necessary for its protection having regard to the nature of the securities and margin trading, in particular the volatility in the prices of securities.
考慮到進行證券、保證金融資之業務的性質、特別是證券價格的波幅、客戶確認經記商根據第6條可行使的權利為合理的及必要的保障。

LIEN AND SET OFF 留置權及抵銷權

- 7.1 In addition to and without prejudice to any general liens, right of set-off or other similar rights to which the Broker is entitled under law or this Agreement, all securities, receivables, money (in any currency) and other property of the Client (held by the Client individually or jointly with others) held by or in possession of the Broker at any time shall be subject to a general lien in favour of the Broker as continuing security to offset and discharge all of the Client's obligations, arising from the Transactions or otherwise, to the Broker. 在不損害 總紀依照法律或本協議有權享有的一般留置權、抵銷權或相類似權損及條款項下的權利為額外附加權利前提下,對於客戶支由總紀 持有或在總紀存放之所有證券、應收帳、以任何貨幣款項及其他財產的權益(包括個人或聯名客戶),總紀均享有一般留置權,作為持續的抵 裡,用以其銷及履行客戶因進行有關受易或其他處因而對爲約負上的所有責任。
- 7.3 Where any such set-off or combination requires the conversion of one currency into another, such conversion shall be calculated at the rate of exchange (as determined by the Broker and binding in all respects upon the Client) utilized by the Broker in the Broker's normal course of business for such currencies at the time of the combination or set-off. 如果任何該等抵銷点合併需要將一種貨幣兌換為另一種貨幣,該兌換應按在進行合併或抵銷時經紀在其正常業務運作中就該等貨幣所用的匯率(由總記決定,並在一切方面對客戶有約束力)計算。

作出或承擔的任何擔保或彌償或任何其他文據下的債務、不論該等債務是現在或將來的、實質或或有的、基本的或附帶的及共同或各別的。

- 7.4 The right of set off in this Clause 7 is a continuing security and is in addition and without prejudice to any security interest the Broker may now or hereafter hold. 本第7後後文 赋予的抵銷權利將為一持續性抵押及將會附加於和不會損害任何經紀現時或以後所持的抵押品。
- 7.5 Nothing herein shall restrict the operation of any general lien or other rights or lien whatsoever which the Broker may have, whether by law or otherwise, and the rights of set-off hereby conferred are in addition and without prejudice to any general right of set off arising by law or rights granted to the Broker by Clause 6 or 7 or any lien, guarantee, bill, note, mortgage or other security now or hereafter held by the Broker. 本協議內的任何規定不應限制任何一般留置權或經紀根據法律或其他依據而可能享有的其他權利或留置權的實施,並且根據本協議投予的抵銷 權利是在根據法律而產生的一般抵銷權利或第 6 條或第 7 條投予檢記的權利或經紀規在或此後持有的任何留置權、擔保、匯票、累據、抵押或

ASSIGNMENT AND SUCCESSION 轉線及繼任

其他保證之外的權利,並且不損害上述各項權利。

- 8.1 The Client shall not assign any rights or obligations under this Agreement without prior consent of the Broker. 在未有獲得經紀同意下,客戶不可轉讓本協議的任何權利或義務。
- 8.2 Subject to the provisions of the SFO and any applicable law, the Broker may assign any rights or obligations under this Agreement to another person after written notice to the Client.

在遵守證券及期貨條例及任何適用法律的前提下,經紀可在書面通知客戶後轉讓本協議的任何權利或義務與其他人。

8.3 All the provisions of this Agreement shall survive any changes or successions in the Broker's business and shall be binding, where the Client is a corporation upon its successors, where the Client is a partnership upon the partners and their personal representatives, and where the Client is an individual upon his personal representatives.
A 编辑的全部情文. 是在把的 業務變更或繼承後仍然有效;如果客户是一家公司,該筆條文應對其繼任人有約束力;如果客户是合夥企業,則
这等條文對各勢人及他們的違是代理人有約束力;如果客户是任何個人,則該等條文對其遺產代理人有約束力;如

9. NO WAIVER 不放亲

The Client acknowledges that no act, omission to act or forbearance by the Broker or any of its employees, servants or agents shall be, or be deemed to be, a waiver by the Broker of any rights against the Client or against Collateral, or any assets of the Client on hand with the Broker. 客户確認: 经起或其任何僱員、受僱人或代理人的任何行為、不行為或寬容不是或不應當作是經紀放棄針對客户或針對客户有於經紀的任何資 產的任何權利。

10. LIABILITIES AND INDEMNITY 法律責任及動催

10.1 Neither the Broker, nor its directors, employees, agents or representatives (the "Relevant Persons") shall under any circumstances whatsoever be liable to the Client (whether under contract, in negligence or otherwise) in the absence of bad faith or wilful default of or by the Relevant Persons in respect of any loss, damage, injury sustained or liability incurred by the Client by reason of: 在經紀、其董事、僱員或代理人(「有關人士」)沒有任何惡意或故意失責的情況下,有關人士於任何情況下,在法律上均不負責(不管是合約、疏忽或其他責任)客戶因以下事件遭受的任何損失、損害、傷害或法律責任:

- (A) any act, advice, statement (express or implied), default or omission of the Relevant Persons, whether such loss, damage, injury or liability be caused by breach or otherwise by the Relevant Persons or howsoever caused; or 有關人士的任何行為、意見、陳遠(明示或暗示的)、失費或不行為,不論上這損害或法律責任是否由有關人士的違約或其他所引起或如 何引起; 此
- (B) any conditions or circumstances which are beyond the reasonable control or anticipation of the Relevant Persons including but not limited to any delay in transmission of orders due to whatsoever reason, failure of electronic or mechanical equipment, telephone or other interconnection problems, unauthorized use of Access Code, prevailing fast moving market conditions, governmental agency or exchange actions, theft, war, severe weather, earthquakes and strikes; or 出現不受有關人士可合理控制或預期之條件或情況,此等條件或情況包括但並不限於,任何原因引致之買責指示傳送延誤,電子、機械 設備,電話故障或其他違接問題,未獲授權使用登入密碼,市場持續急劇變化,政府機構或交易所的行動、盜竊、戰爭、惡劣天氣、地 實以及屬工; a)
- (C) the Broker exercising any of its rights conferred by the terms of this Agreement. 经纪行使本编議條款授予的任何權利。
- 10.2 The Client agrees to indemnify the Relevant Persons against and hold the Relevant Persons harmless from all expenses, liabilities, claims and demands arising out of the following, in the absence of bad faith or wilful default of or by the Relevant Persons: 在有關人士沒有任何意意或故意失責的情况下:客戶同意對有關人士因以下事件而發生的一切支出、法律責任、申索和要求作出鍋償:致使有 關人士各人免受任何損害:
 - (A) anything lawfully done or omitted to be done by the Relevant Persons in connection with this Agreement; or 有關人士根據本協議合法地作出或不作出的任何事情;或
 - (B) any breach by the Client of its obligations under this Agreement.
 客戶沒有履行本協議的任何義務責任。

11. WARRANTIES AND UNDERTAKINGS 保證及承諾

- **11.1** The Client hereby undertakes, represents and warrants on a continuing basis that: 家戶特此向經紀作出以下持續的承諾、聲明和保證:
 - (A) the information given by the Client, or on the Client's behalf, to the Broker in the Client Information Form or otherwise in connection with the opening of any Account is true, full and complete and the Broker shall be entitled to rely on such information until the Broker receives written notice from the Client of any changes thereto;
 - 客戶或代客戶向經紀就開立任何有關帳戶而發給經紀的開戶表或其他文件中的資料全屬真實、全面和完整的
 - (B) it has the authority and capacity to enter into and execute this Agreement and no one except the Client (unless otherwise disclosed to the Broker pursuant to Clause 13) has an interest in the Account(s);
 - 客户有权和能力订立和资立本协议, 适且除客户外没有任何人在有关帐户擁有任何權益, 除非已向经紀根據第13条作出披露;
 - (C) save as disclosed by the Client to the Broker pursuant to Clause 13 with the consent given by the Broker:
 - 根據第13條作出披露並獲得經紀的同意除外
 - (I) the Client enters this Agreement as a principal and is trading on its own account and does not do so as nominee or trustee for any other person and there exist no arrangements whereby any person other than the person(s) signing this Agreements as the Client has or will have any beneficial interest in this Agreement; and 家戶以主事人身份餐立本協議, 並且家戶本身獨立進行交易而不是作為任何其他人的代名人或受託人而進行交易,而且不存在家戶 以外的任何人據以在本協議中交租根據本協議作出的任何有關合約中擁有或總擁有任何權益的安排; 及
 - (II) the Client is the ultimate beneficiary of the Account and the person ultimately responsible for originating instruction about Transactions;
 - 客户為有關帳戶的最終受益人及為最初負責發出有關交益的指示的人士。
 - (D) this Agreement and its performance and the obligations contained in it do not and will not contravene any applicable laws and regulations, contravene any provisions of the memorandum and articles or bye-laws (for corporate client), or constitute a breach or default under any agreement or arrangement by the Client is bound; 本協議及其履行及所數的義務不會沒將不會違反任何適用的法規、違反公司章程條文或附例(如客戶是法園)、或構成為客戶受其約束

本協議及其履行及所載的義務不會及將不會還反任何適用的法規、還反公司掌程條文或附例(如客戶是法團)、或構成為客戶受其約束 的協議或安排所指的違反或失責事宜。

(E) subject to any security interest and the information disclosed to the Broker, all properties including but not limited to securities provided by the Client for selling or crediting into the Account(s) are fully paid with valid and good title and whose legal and beneficial titles are owned by the Client and the Client will not charge, pledge or allow to subsist any charge or pledge or grant any option over such properties without the Broker's prior consent;

受制於任何本集團公司之抵押品權益及已的總紀提供的資料,一切由客戶提供用作出售或貨入帳戶之財產(包括不限於證券)均已缴足 價款,且具有效及妥當的業權,客戶並擁有比等財產之法定及實益業權,客戶亦承諾在未得總紀的事前同意前,不會抵押、質押或就該 等財產允許存有任何抵押或貨押或認購權。

- (F) the Client has received, read and understood the contents of the Risk Disclosure Statement and the Client has sufficient experience to assess the suitability of the Transactions contemplated under this Agreement;
 - 客户已收到、阅读和理解风险披露晕明的内容及其拥有足夠經驗,能評定根據本協议進行的有關交易是否合適;
- (G) where the Client or any one of them is a body corporate (in respect of such person):-如果客户或他們其中之一是法图(就該人而言):
 - (I) it is a corporation duly organized and is validly existing under the laws of the country of its incorporation and in every other country where it is carrying on business;
 - 其為根據其註冊成立所在國的法律正式組建和合法存在的公司,並且其為在其他進行業務所在的每一其國家的公司;
 - (II) this Agreement has been validly authorized by the appropriate corporate action of the Client and when executed and delivered will constitute valid and binding obligations of the Client in accordance with the terms herein; 本 函議機由 S 产的有限 of 门势有效地批准,並在容景和交付時將接本級議的條款機成 S 产的有效和有约束力的表務;
 - (III) the certified true copies of the Client's certificate of incorporation or registration, charter, statute or memorandum and articles or other instrument constituting or defining its constitution and the board resolutions of the Client delivered to the Broker are true and

accurate and still in force; and 交付給經紀的客戶的公司註冊證明書或註冊證明書、章程、規程或組織大綱和組織細則或構成或規定其組成的其他文據以及董事會 決議的各日之總核證的真實副本,均是真實和準確的违仍然有效;及

- (IV) no steps have been taken or are being taken to appoint a receiver and/or manager or liquidator over the assets of, or to wind up the Client;
 - 並未曾採取,或目前沒有採取任何步驟,以就客户的資產委任接管人和/或管理人或清盤人或對客戶進行清盤;
- (H) where the Client or any one of them is an individual, the Client is legally capable of validly entering into and performing this Agreement and is of sound mind and legal competence and is not a bankrupt; and 進表會接取, 或目前沒有採取任何考照, 以就客户的資產委任提合人利/或管理人或清盤人或對客戶進行清盤;
- (I) where the Client is a partnership and business is carried on under a firm's name, this Agreement shall continue to be valid and binding for all purposes notwithstanding any change in the partnership or constitution of the firm by the introduction of a new partner or by the death, insanity or bankruptcy or a retirement of any partner for the time being carrying on the business of or constituting the firm or otherwise

如果客户是合夥商行並以一個商行的名義經營業務,本協議就一目的而言應繼續有效並有約束力,即使因引入新的合夥人或因當其時經 營業務或組成商行的任何合夥人去世、精神錯亂或破產或退休或其他原因使合夥商行或商行的結構發生任何變化亦然。

11.2 The Client undertakes to notify the Broker immediately upon the occurrence of any material changes in the information supplied in this Agreement and/or the Client Information Form. In particular, the Client agrees to inform the Broker of any change in contact information (including address and telephone number) upon occurrence of such changes. In event that in exercising its rights or discharging its duties under this Agreement, the Broker cannot communicate with the Client using the latest contact details provided by the Client for over a period of seven (7) days, the Client agrees that this provides sufficient evidence of material breach of the Agreement by the Client which constitutes an Event of Default under Clause 6.1(G)

客户承诺。在本临镇和厂或开户表中提供的资料优生任何实实提供更贴立即通知经纪。客户尤其同意当客户之通訊地站及聯絡資料有變更時, 客户须即时通知继纪有關变更。偏短紀在七 (7)日內仍未能以客户提供之最新聯絡資料與客户聯絡以行使或履行根據本協議之權利或義務,客户 同意北事機成證明客户最重違反本協議條款之充分證線,並成為一項失責事件(見第 6.1(3)條)。

11.3 The Broker will notify the Client of any material change to: (a) the name and address of its business; (b) its registration status with the SFC and its CE number; (c) the description of the nature of services provided by it; or (d) the description of the remuneration payable to the Broker and the basis for such payment.

經紀將把下列各項的實質性變更通知客戶:(a)其業務名稱和地址;(b)其在證監會的註冊狀況及其 CE 編號;(c)其提供的服務性質的說 明;或(d)應付給經紀之報酬的說明和支付基準。

12. INFORMATION GIVEN TO CLIENT 向客户提供責調

- 12.2 The Client acknowledges that none of the Information Providers makes any representation or warranty of any kind (including but not limited to warranties of merchantability or fitness for any particular use) and does not guarantee the timeliness, sequence, accuracy, adequacy or completeness of the Information. In particular owing to market volatility and possible delay in data-transmission process, the market data containing in the Information may not be real-time market quotes for the relevant products. Whist the Broker believes such data to be reliable, it has no independent basis to verify the accuracy or completeness of the Information provided. No recommendation or endorsement from the Broker shall be inferred from such data.

客户確認資訊提供者不就有關資訊作出任何類別的任何聲明或保證(包括但不限於可商售性保證或適合某一特定用途保證)以及不會確保有關資 訊的及時性、次序、準確性、足夠或全面性,尤其由於市場波動或傳送數據之延誤有關資訊中投資產品的市場報價未必質時。雖然經紀相信該 等數據為可靠,但經紀未就此作出獨立核證其資料正確或完全。客戶不應認為經紀對該筆數據作出任何推薦或贊許。

12.3 The Client acknowledges that the Information is provided for informational purpose only and should not be used as a basis for making business, investment or any kind of decision and the Information Providers do not accept any responsibility or liability for any loss or damage howsoever arising from any person acting or refraining from acting in reliance on the Information. 家戶確認知何意有關資訊的提供是僅為參閱之用,不應該用以作出商業或投資以及其他類別的決定之根據。資訊提供者不會就任何人士依賴該 等有關資訊的設備的任何人士依賴該

13. DISCLOSURE OF INFORMATION ABOUT CLIENT 客户資料之披露

- 13.1 Subject to the provisions of this Agreement, the Broker will keep the information relating to the Accounts confidential. The Client acknowledges that there are laws, rules and regulations of the relevant markets and Exchanges which contain provisions requiring the Broker upon the request of SEHK, the SFC and/or any other regulator in Hong Kong (collectively, "relevant regulators") having jurisdiction over the Transactions, to disclose details of the Transactions, the name of the Client, beneficial identity of the Transactions and such other information concerning the Client as any such relevant regulators may require and that the Client agrees to provide such information concerning the Client as name such other to comply with the requirements within two business days. 根據本協議儀文: 經紀必須為帳戶內的資料保密: 參戶確認根據有關素場之易所、規則和監管之條文下: 在聯交所、證監會或其他素港的監管機構(「有關監管機構)」) 的法律要求下: 總紀憲遺露有關帳戶中交易的詳情、客戶社名或名稱、受益人身份和客戶的其他資料. 客戶同意 於兩個工作天內提供該掌資科子經紀以符合有關要求.
- 13.2 Without limiting the disclosure to anything provided in Clause 13.1, the Client hereby irrevocably authorizes the Broker, without further notice and consent from the Client, to disclose to any person information, reports, records or documents pertaining to the Account together with such other information as may be required or the Broker may deem appropriate and to produce computerized record or other document relating to the Client and the Account if that disclosure is required by the relevant regulators for the purpose of assisting them with any investigation or enquiry they are undertaking or by a court of competent jurisdiction or if the disclosure is in the public interest or in the Broker's or the Client's interest or is made with the Client's expressed or implied consent 沒有限對任何亦素 13.1 條的歧意, 客戶截不可撤銷地投稿總元, 在有關監管機構要求以協助其調查或查詢或司法管轄權之法院要求或為公眾利

以有限制任何於第 13.1 條的披露,客戶茲不可凝結地投權鏈紀,在有關監管機構要求以協助其調查或查詢或司法管轄權之法院要求或為公眾利 益或為經紀或客戶的利益或客戶作出明示或暗示同情的情況下,有權在無領通知客戶及獲其同意的情況下,向任何人披露有關帳戶資料、報 告、記錄或屬於有關帳戶的文件和其他合適資料,且經紀可適當地製造一份有關客戶和客戶帳戶的電腦記錄或其他文件。

13.3 The Client further agrees that the Broker may, whether during the continuance or after the termination of this Agreement, without notice to the Client, disclose any information relating to the Client and the Account(s) to any assignee of any of the rights or obligations of the Broker under this Agreement.

客户亦同意经纪可於本協議繼續有效時或終止後,在毋須通知客户的情況下,披露任何有關客戶和有關帳戶的資料給予任何根據本協議賦予經 紀的任何權利或義務的承讓人。

- 13.4 The Client shall provide the information about the identity, address and contact details ("identity details") of the persons or entities which (i): 客戶須應有關監察機構之要求,向其提供以下人士有關其身分、地址及聯絡詳情(「身分詳情」)或其他關於客戶之資料:
 - (A) are the Client, 客户
 - (B) are ultimately responsible for originating the instructions in relation to the Transactions, or 就有關交易而言,最終負責最初發出該第交易的指示的人士或實體;或
 - (C) stand to gain the commercial or economic benefit of the transactions and/or bear its commercial or economic risk; or such other information concerning the Client as any relevant regulator may require in order for the Broker to comply with the applicable laws and regulations and the Client authorizes the Broker to provide such information about the Client to such relevant regulator without further consent from or notification to the Client.

將會從該筆交易取得商業或經濟利益及/或承擔其商業或經濟風險的人士或實體;或有關客戶的其他資料以協助經紀遵守適用的法律及 規則。客戶並且授權經紀將上述資料向香港監察機構透露,而無須徵詢客戶的同意或通知客戶。

- 13.5 Without prejudice to Clause 13.4, if the Client effects transactions for the account of its clients, whether on a discretionary or non-discretionary basis, and whether as agent or by entering into matching transactions as principal with any clients of the Client, the Client agrees that, in relation to a transaction where the Broker has received an enquiry from the relevant regulators, the following provisions shall apply: 在沒有損害第 13.4 條條款下, 若果客户執行其客户之支易,不論是全權委託或不是全權委託,不論作為代理人或以主事人身份去進行支易,客 戶戶資產在捐售多擔任何書來認管機構容論時,如下條款將會通用:
 - (A) Subject to as provided below, the Client shall, immediately upon request by the Broker, inform the relevant regulators of the identity details of the client for whose account the transaction was effected and (so far as known to the Client) of the person with the ultimate beneficial interest in the transaction. The Client shall also inform the relevant regulators of the identity details of any third party (if different from the client/the ultimate beneficiar) originating the transaction. 根據以下條款: 在變起要求下: (其要求必須包括有關監管機構的聯絡細節) 客戶必須立即通知有關監管機構客戶或(客戶所知意的) 帳戶 最終受益人的身分詳情。客戶必須通知有關監管機構有關任何最初發出交易指示的第三者(若果與客戶最終受益人不同)的身分詳 情。
 - (B) If the Client effects the transaction for a collective investment scheme0, discretionary account or discretionary trust, the Client shall 如客户進行的交易屬於集體投資計劃、全權委托帳戶或全權委托信托,客戶必須
 - (I) immediately upon request by the Broker, inform the relevant regulators of the identity details of the person(s) who, on behalf of the scheme, account or trust, has instructed the Client to effect the transaction; or 立即按經紀要求(其要求必須包括有關監管機構的有關聯絡細節) 通知有關監管機構有關該計劃、委托或信托的執行人的身詳情; 或
 - (II) as soon as practicable, inform the Broker when its discretion to invest on behalf of the scheme, account or trust has been overridden, and the Client shall immediately upon request by the Broker, inform the relevant regulators of the identity details of the person who has given the instruction.

盡快通知經紀當其為該計劃、帳戶或信托投資的酌情權已被否決。如客戶的投資酌情權被否決·客戶必須按經紀要求(其要求必須 包括有關監管機構的聯絡細節)通知有關監管機構該執行人的身分詳情。

(C) If the Client is a collective investment scheme, discretionary account or discretionary trust and in respect of a particular transaction, the discretion of the Client or its officers or employees has been overridden, the Client shall, as soon as practicable, inform the Broker when its discretion to invest on behalf of the beneficiaries of such scheme, account or trust has been overridden and immediately upon request by the Broker, inform the relevant regulators of the identity details of the person who has given the instruction in relation to the relevant transaction.

如客户是一個集體投資計劃、全權委托帳戶或全權委托信托,及根據一項特別交易,客戶或其主管或職員的酌情權被否決時,客户必須 立即通知經紀有關投資酌情權被否決的日期。如客戶的投資酌情權已被否決,客戶必須立即在經紀要求(其要求必須包括有關監管機構 的期給細節)通知有關機權負責交易執行人的身分詳情。

- (D) If the Client is aware that its client is acting as intermediary for its underlying clients, and the Client does not know the identity details of any underlying client for whom the transaction is effected, the Client confirms that: 如客户注意到其相關客户布為某些指定客户的中介人,而客户對這些指定客户的身分詳情確不認識,客戶須確定:
 - (I) the Client has legally binding arrangements in place with its client which entitle the Client to obtain the information set out in Clauses 13.5(A), (B) and/or (C) from its client immediately upon request or procure that it be so obtained; and 家戶與其相關客戶提供 小以獲得根據第 13.5(A)、13.5(B)及或 13.5(C) 條所機運的資料: 和
 - (II) the Client will, upon request from the Broker in relation to a transaction, promptly request the information set out in Clauses 13.5(A), (B) and/or (C) from its client on whose instructions the transaction is effected, and provide the information to the relevant regulators as soon as it is received from its client or procure that it be so provided. 客户必須在經記要求就有關交易, 立即要求其相關客户提供根據第13.5(A)、13.5(B)及或13.5(C)條概述的資料。從其相關客户找到 或促使其提供這些資料後, 客户協畫連續資料提供給相關證意機構。
- 13.6 the Client will, upon request from the Broker in relation to a transaction, promptly request the information set out in Clauses 13.5(A), (B) and/or (C) from its client on whose instructions the transaction is effected, and provide the information to the relevant regulators as soon as it is received from its client or procure that it be so provided. The Client hereby agrees that the Broker shall not be in any way liable for any consequences arising out of any disclosure made under this Clause 13.

客户特此同意經紀毋須就其根據本第 13 條披露所引發的後果負上任何責任。

13.7 The Client understands that the Client has supplied or may from time to time supply to the Broker personal data about the Client (the "Personal Data"), within the meaning ascribed in the Personal Data (Privacy) Ordinance (Chapter 486 of the laws of Hong Kong), in connection with the opening or maintenance of any Account(s) or the provision of services to the Client by the Broker. The Client acknowledges that the Client is not required to provide any Personal Data to the Broker unless the Client chooses to do so. However, if the Client tails to supply any such Personal Data, the Broker may not be able to open or maintain an Account(s) for the Client and/or provide the Client with any services.

客戶理解,客户就開設或維持任何有關帳戶或就緩紀的客戶提供服務,已向經紀提供或可能不時提供個人資料(根據(個人資料(私隱)條 例》(若港法例第486章)所眾定之滿義)(「個人資料」)。客戶承認,除非客戶選擇提供個人資料予經紀,否則客戶無須提供。但是,如 果客戶不提供任何個人資料,鏈紀可能無法為客戶開設或維持有關情戶及,过約客戶提供任何服務。

- 13.8 The Client acknowledges that the Client has read the Data Privacy Policy of the Broker and agreed to the terms in it. 客戶確認已細閱私隱政策,並同意其中所有條款。
- 13.9 The terms contained in this Clause 13 shall continue in effect notwithstanding the termination of the Agreement. 即使本協議终止,本 13 係的條文繼續有效。

14. TRANSACTIONS CONDUCTED IN FOREIGN CURRENCY 外管交易

In the event that any Transaction effected by the Broker on behalf of the Client involves conversion of a foreign currency (i.e. currency other than Hong Kong Dollars), the Client agrees that:

外幣交易如果經紀代客戶進行的有關交易涉及外國貨幣(除香港貨幣以外的貨幣)的兌換,客戶同意:

- (A) any profit or loss arising as a result of a fluctuation in the exchange rate affecting such currency will be entirely for the Client's account and risk; and
 - 因匯率的波動而產生的任何損益全歸客戶並由客戶承擔當中風險;及
- (B) any conversion from one currency to another required to be made for performing any action or step taken by the Broker under this Agreement may be effected in such manner and at such time as it may in its absolute discretion decide. 絶紀の支援決定任何時間和形式以見換官幣、以會能具在本協議下接取上任何行動表考示。

15. AMENDMENTS

修订

- 15.1 To the extent permitted by law, the Broker may from time to time amend or supplement (whether by the addition of schedules to this Agreement or otherwise) any of the terms and conditions of this Agreement by notifying the Client in accordance with Clause 17. If the Client does not accept the same, the Client met by intriging the Broker in writing within seven (7) business days from the Client's receipt or deemed receipt of the notice in accordance with Clause 17. If the Client does not terminate this Agreement within such time or if the Client continues to operate the Account after receipt or deemed receipt of of the amendment or supplement, and shall continue to be bound by this Agreement as so amended or supplemented. 在法律允许的範圍內 總紀可透過按第 17 條規定通知客戶而不時修訂或補充 (不論是通過在本協議加上附件或以其他方式進行)本協議的任何條款和條件。如果客戶不接受該掌修訂或補充,客戶可在按第 17 條收到或被視為收到該修訂或補充的通知後進 (7)個營業日內書面通知經紀,從而终止本協議。如果在該時限內客戶沒有修止本協議,或如果客戶在收到或被視為收到該修訂或補充的通知後繼續操作有關帳戶,客戶應當作已接受經修訂或補充負的本協議所的來。
- 15.2 Subject to Clause 15.1, no provision of this Agreement may be amended or supplemented unless agreed to in writing signed by the Broker's authorized representative(s).

除第15.1 條所述外,本協議的任何條文不得予以修訂或補充,除非獲得經紀的授權代表簽署的書面同意書。

16. JOINT CLIENT 聯名客户

16.1 Where the Client consists of more than one person:

当客户包括多於一位人士時

- (A) the liability and obligations of each of them shall be joint and several and references to the Client shall be construed, as the context requires, to any one of them;
 - 各人之法律责任和義務均是共同及各別的,述及客户之處,依內文要求,必須理解為指稱他們任何一位或每一位而言;
- (B) the Broker is entitled to, but shall not be obliged to, act on instructions or requests from any of them; 经纪有權但無義務按照他們任何一位的指示或請求行事;
- (C) any notice, payment or delivery by the Broker to any one of the Client shall be a full and discharge of the Broker's obligations to notify, pay or deliver under this Agreement; and
- 經紀向任何其中一位客戶作出的通知、支付及交付,可全面及充分解除經紀根據本協議領作出通知、支付及交付的義務;及 (D) the Broker is entitled to deal separately with any one of the Client on any matter including the discharge of any liability to any

D) the Broker is entitled to deal separately with any one of the Client on any matter including the discharge of any liability to any extent without affecting the liability of any others. 绝比有推缩则地典读客户的任何一位或理任何事情。包括在任何程度上解除任何法律责任。但不會影響其他任何一位的法律责任。

Notwithstanding the above paragraph (B) and any agreement between any person of the Client with the Broker, the Broker reserves the right to demand all the persons of the Client to give instructions or requests in writing or in any such other manner determined by the Broker the Broker's accepting or acting on such instructions.

- 不管上述 (B)段或任何一位客戶與經紀達成的任何約定,經紀有權要求客戶的所有人士以書面或其他經紀決定的方式,提出指示或請求,否則 經紀可以不接納或執行該等指示。
- 16.2 Where the Client consists of more than one person, on the death of any of such persons (being survived by any other such persons), the death of one person does not operate to terminate this Agreement automatically unless terminated in according to other provisions of this Agreement but such death constitutes an Event of Default (Clause 6.1(C)) and the interest in the Account of the deceased will thereupon vest in and ensure for the benefit of the surviving person(s) of the Client provided any liabilities incurred by the deceased person of the Client shall be enforceable by the Broker against such deceased person's estate.

倘若客户包括多於一位人士,任何此等人士之死亡(其他北等人士仍存活)不會令本協議自動终止,除非根據本協議的其他儀文终止,但會構成失實事件(見第 6.1(C)條),凡者在保證金賬戶內之權益將轉歸該 (等)存活人仕名下,唯經紀有權向該已去世客戶之遺產強制執行由已去世 客戶承擔之任何法律實任。

17. NOTICES

通知

17.1 In the event of the Broker being required to give any reports, written confirmations, notice to, or make any demand or request of the Client or otherwise being obliged to contact the Client in connection with this Agreement notice (including any demand for any outstanding indebtedness, Margin or Collateral) may be personally delivered, transmitted by post, facsimile or by telephone or through Electronic Media in each case to the address or facsimile, telephone numbers or email address set out in the Client Information Form or otherwise as notified to the Broker in writing from time to time.

如果總紀需要內客戶發出或提出任何報告、確認書、通知、任何要求或請求,或因其他原因就本協議需與客戶聯絡,通知(包括催交欠款、保證 金或抵押品)可由專人文付,或通過郵客、電傳、傳真、電子媒介或電話發出,在每種情況下均發往關戶表所述的或不時書面通知經紀的地址或 電傳、傳真,當鄧地址或電話號碼。

- 17.2 Notices to be delivered by the Client to the Broker may be personally delivered, transmitted by post, facsimile or by telephone in each case to the address or facsimile or telephone numbers set out in this Agreement or otherwise as notified by the Broker from time to time. 客户交付给缝起的通知可由專人交付:通過郵寄、電傳、傳真或通過電話發出:在每種情況下均發往本協議所述的或鏈紀不時通知的地址或電 傳、傳真或電話發碼。
- 17.3 All notices and other communications shall be deemed to be given at the time of transmission if delivered personally, by facsimile or telephone or through Electronic Media or two days after the date of posting if transmitted by mail whichever shall be the first to occur; provided that any notice or other communication to be given to the Broker shall be effective only when received by the Broker. - い初通知和其他通知, か以身人、通過電像、傳真或電話或透過電子媒介交付、须在傳送時視為作出,或如通過鄧遞方式傳送,投郵日期後兩 天須視為作出(以先發生者為準): 唯發給經紀的任何通知或其他通訊只有在經紀收到時才生效。

18. TERMINATION

终止

- 18.1 Without prejudice to Clauses 6 and 15 and Clause 4.8 of the Additional Terms for Margin Account, the Broker and the Client may terminate this Agreement by giving to the other written notice. This does not affect the undertakings and indemnities given by and obligations of the Client may terminate this Agreement (including but not limited to Clauses 10, 11, 12 and 13) and any rights and obligations under this Agreement outstanding as of the date of termination, all of which shall survive the termination. Without prejudice to the forgoing, any termination shall not affect the underturb prejudice to the forgoing, any termination shall not affect the inderturb prejudice to the forgoing, any termination shall not affect the inderturb prejudice to the forgoing, any termination shall not affect the inderturber prejudice to the forgoing, any termination shall not affect the inderturber prejudice to the forgoing, any termination shall not affect the inderturber distributions of either party arising out of or in connection with any Transactions entered into before the time of termination, including as to Margin, until all such contracts have been closed out or settlement and/or delivery has been effected and all such liabilities fully discharged. AcrAfts 第 16 係 次 第 15 係 成 条 第 10 储 及 第 11 储 及 2 第 11 储 及 2 第 13 係) 成分 協議 块上 all att # a cliext and the Client explore the time of a client explore the splice and the client explicit and the splice and the splice and the client explicit and the splice and th
- 18.2 Notwithstanding Clause 18.1, the Client has no right to terminate this Agreement if the Client has sums owing to the Broker, open position or any other outstanding liabilities or obligations.

縱使第 18.1 條有所規定,倘若客戶仍有未償還經紀的欠款、未平倉合約或其他仍未履行之法律責任或義務,則客戶無權終止本協議。

19. GENERAL 一般條款

19.1 This Agreement sets forth the entire agreement and understanding between the parties hereto as to the matters set out herein and the opening, maintenance and operations of the Account(s), and supersedes all previous representations, agreements, understandings, whether oral or written or otherwise, between them. 本協議即為完整議送且協議雙方理解本協議所提及的事項,以及有關賬戶的開立、維持及運作的事官,並且取代協議雙方任何較早前表達或

各脑戰鬥為元至脑戰並且防戰變力理解各脑戰鬥從及則爭項,以及有關軟戶則例止、維持及運作則爭且,並且取代脑戰變力任何較干別求運或 達成的聲明、協議或理解(不論是以口違、書面或其他形式表達)。

- 19.2 This Agreement may be translated into Chinese language but in the event of any conflict arising the English version shall prevail. 本協議已經翻譯為中文文本,但如果發生任何抵觸,應以英文文本為準。
- 19.3 In case of any conflict between any terms in Part II General Terms and Conditions and any terms in Part III Additional Terms Applicable to Respective Accounts and Services, the provision of the latter shall prevail. 如第二部份一一般後款的條款與意主部份一条帳戶及賬務所適用之附加條款的條款之間產生任何差異時,應以後者為準。
- 19.4 Time shall in all respects be of the essence in the performance of all the Client's obligations under or in connection with this Agreement, in particular for the Client's obligation in providing adequate Collateral to the Broker within the prescribed time limit. 在履行客户在本品线下或與本品绒有關的義務時,時間在一切方面是關鍵要素,尤其在指定時限内,向鏈紀提促及的有關抵押品。
- 19.5 Except where the Broker is given express written instructions to the contrary, in accordance with the terms of this Agreement, it may make payment of any amounts owing to the Client by crediting the same to the Account, details of which are specified in this Agreement. Payment to such Account shall constitute payments to the Client for all purposes. 除經紀獲得相反的明示書面指示外,按本協議條款的規定,經紀可將欠零戶的任何款項貸記入有關帳戶而支付該等任何款項,詳情准本協議律,就一規定,經紀可將欠零戶的任何款項貸記入有關帳戶而支付該等任何款項,詳情准本協議申規定。
- 19.6 All sums payable by the Client in connection with this Agreement shall be exclusive of all taxes, duties or other charges of similar nature. If any tax, duty or other charge of similar nature is required by law to be withheld from such payments, the amount payable by the Client shall be increased to the extent necessary to ensure that, after the making of any withholding, the Broker receives on the due date a net sum equal to what it would have received and retained had no deduction been made.
 %Pix 本協議應付的一切款項應不包括一切稅項、課稅或其他性質類似的收費。如果法律規定须從該警款項預扣任何稅項、課稅或其他性質類
 - 0.0%收費,客戶應付的金額在必要的範圍內應予增加,以確保在作出任何預扣後經紀於到期日收到相等於如無作出任何扣除其本應會收到和保 留的淨額。
- 19.7 Any provision in this Agreement which is invalid for any reason in any jurisdiction shall be ineffective to the extent of such invalidity and shall be severed from this Agreement in that jurisdiction without affecting the validity of the remaining provisions of this Agreement in that jurisdiction or affecting validity of such provision in any other jurisdiction. (任何本協議條文在任何司法管轄範圍由於任何原因被視為無效,只會在該項無效之限下,在該司法管轄範圍內失去效力。該條文將會在該司法 管轄範圍從未協議(分割出來,因而不會影響本協議的其他條文在該司法管轄範圍的效力,亦不會影響該條文在其他司法管轄範圍內放力。
- 19.8 The Client hereby declares that he has read this Agreement in the language of the Client's choice of English or Chinese and that the Client understands and agrees to be bound by the terms of this Agreement. 家户特別宣布其已经閲覧依其選擇語言文本(英文或中文版本)的本品議,理解本協議的條款及同意受該等條款約束。
- 19.9 The Client hereby irrevocably appoints the Broker with full power and authority as the Client's attorney, to the fullest extent permitted by law, to act for and on behalf of the Client for the purpose of carrying out the provisions of this Agreement and taking any action and executing any document or instrument in the name of the Client or the Broker which the Broker may deem necessary or desirable to accomplish the purposes of this Agreement, including (without limitation), in particular for an Account being a Margin Account :
 - 客户转此不可撤销地委任经纪述赋予其全面的權力及權限,作為客户的授權人(在法律許可的全面範圍內)為客戶及代表客戶執行本協議的係 款,並於經紀認為在履行本協議的目的有所需要或合宜之時,以客戶或經紀本身的名義簽立任何文件或文書。尤其當有關帳戶為保證金帳戶 時,授權範圍包括(但不限於):
 - (A) to execute any transfer or assurance in respect of any of the Collateral; 就任何有關抵押品簽立轉讓契或擔保;
 - (B) to perfect the Broker's title to any of the Collateral;

就任何有關抵押品完美經紀對其享有的所有權:

- (C) to ask, require, demand, receive, compound and give a good discharge for any and all moneys and claims for moneys due or to become due under or arising out of any of the Collateral:
 - 就任何有關抵押品之下或所產生的到期或變成到期的欠款或款項申索作出查詢、規定、要求、接收、綜合及作出充分的責任解除;
- (D) to give valid receipts and discharges and to endorse any checks or other instruments or orders in connection with any of the Collateral; and

就任何有關抵押品發出有效的收取及解除及背書任何支票或其他文件或匯票;及

generally to file any claims or take any lawful action or institute any proceedings which the Broker considers to be necessary or advisable (E) to protect the security created under the Agreement. 就為著經紀考慮到有需要及應當保障根據本協議的條款所產生的抵押權益起見,一般而言作出申索或採取任何合法的行動或開始任何法

律程序。

DISPUTES AND GOVERNING LAW 争議及管護法律

20

20.1 This Agreement and its enforcement shall be governed by the laws of Hong Kong and its provisions shall be continuous, shall cover individually and collectively all Accounts which the Client may open or re-open with the Broker, and shall inure to the benefit of, and bind the Broker, the Broker's successors and assigns, whether by merger, consolidation or otherwise as well as heirs, executors, administrators, legatees, successors, personal representatives and assigns of the Client.

本協議及其執行應受香港法律的管限,其條文應持續有效,應個別和共同地涵蓋客戶可能在經紀開立或重新開立的所有有關帳戶,並應對經 理人和受讓人的利益發生效力,且對他們有約束力。

20.2 Any dispute arising under or in connection with this Agreement is to be settled by arbitration or by court proceedings in the Broker's absolute discretion which shall be binding absolutely on the Client.

本協議產生的或與本協議有關的任何爭議,應由經紀絕對酌情決定通過仲裁或法律程序解決,該等仲裁或法律程序絕對地對客戶有約束力。

- 20.3 Any dispute which, in the Broker's discretion, is referred to arbitration shall be settled at the Hong Kong International Arbitration Centre conducted in Hong Kong according to the securities arbitration rules of the Hong Kong International Arbitration Centre. The Client hereby expressly agree to accept the finding of any such arbitration as absolute and final. 按經紀酌情決定提交仲裁的任何爭議應交由香港國際仲裁中心按其證券仲裁規則在香港進行仲裁。客戶特此明示同意承認任何該等仲裁的裁決
- 為絕對和最終的裁決。 20.4 By execution and delivery of this Agreement the Client hereby irrevocably submits to and accepts unconditionally the non-exclusive jurisdiction of the courts of Hong Kong. In the event of any legal proceedings being brought in the courts of Hong Kong this Agreement shall in all respects
 - be governed by and construed in accordance with the laws of Hong Kong PROVIDED ALWAYS THAT the Broker shall have the right to proceed against the Client in any other court which has jurisdiction over the Client or any of the Client's assets and the Client hereby submits to the nonexclusive jurisdiction of such courts.

通過發立和交付本協議,客户特比不可撤銷地服從並無條件地接受香港法院非專屬性司法管轄權所管轄。如果在香港法院提出任何法律程序, 本協議應在一切方面受香港法律的管限並按香港法律解釋,但條件始終是,經紀有權在對客戶或客戶的任何資產擁有司法管轄權的任何其他法 院對客戶提出起訴,客戶特此接受該等法院的非專屬性司法管轄權所管轄。

PART III - ADDITIONAL TERMS APPLICABLE TO RESPECTIVEACCOUNTS AND SERVICES

第三部份 — 各帳戶及服務所適用之附加條款

Schedule A – Additional Terms for Cash Account

附表 A — 現金帳戶之附加條款

APPLICATION OF THE ADDITIONAL TERMS 1. 本附加修禁之滴用

- 1.1 The provisions in these Additional Terms for Cash Account apply to Cash Accounts only. 本附加條款之條文只對現金帳戶適用。
- 1.2 The Client shall open and maintain a Cash Account with the Broker subject to the General Terms and Conditions and these Additional Terms for Cash Account and the Additional Terms for Electronic Trading Service (if applicable) and the Additional Terms for New Listing of Securities (if applicable).

客戶須根據一般條款及本現金帳戶之附加條款及電子交易服務之附加條款(如適用)及新上市證券之附加條款(如適用)與經紀開立及維持現 金帳戶

SECURITIES IN THE ACCOUNT 2

帐户中的淤养

2.1 The securities of the Client in the Account shall be treated and dealt with in compliance with the provisions of the SFO. In particular, the securities which are listed or traded on a recognized market as defined under the SFO (including the market operated by SEHK) or interests in an authorized collective investment scheme (as defined in the SFO) and are received or held in Hong Kong by the Broker ("Local Securities") shall be:

客户於帳戶中的證券所獲取的對待及處理須符合《證券及期貨條例》的規定·尤其在聯交所營辦的市場上市或交易的證券或認可集體投資計劃 的權益(根據《證券及期貨條例》定義)的證券以及經紀於香港收取或持有該等證券(「本地證券」) 有關證券將

deposited in safe custody in a segregated account which is designated as a trust account or client account and maintained by the Broker in Hong Kong with an authorized financial institution, a custodian approved by the SFC or another intermediary licensed for dealing in securities: or

被存放於經紀在認可財務機構、獲證監會核准的保管人或另一獲發牌進行證券交易的中介人在香港開立及維持指定為信託帳戶或客戶帳 户的独立帐户作稳妥保管;或

registered in the name of the Client. (B) 以客户的名稱登記。

- 2.2 In respect of any securities of the Client other than Local Securities ("Overseas Securities") held for safekeeping by any other party engaged by the Broker on the Client's behalf, the Client hereby authorizes the Broker to instruct the relevant party on behalf of the Client to deposit such Overseas Securities in the safe custody of that party or its custodian or with any other institution in the relevant jurisdiction where the relevant Transaction was effected which provides facilities for the safe custody of documents. 由經紀代客戶幣用的任何人士或機構持有客戶擁有除本地還条以外之證券(「海外證券」)作保管用途,以進行與海外證券有關之任何有關交易而言,客戶僅未回發出指示,將該等净外證券存放於該方或其託管商,或在進行有關交易之相關司法管轄區內提供
- 改施的其他機構代為係管。 2.3 Any securities held by the Broker on behalf of the Client in the manner mentioned in Clauses 2.1 and 2.2 or otherwise shall be at the sole risk of the Client and the Broker has no obligation to insure the Client against any kind of risk. The Broker shall not be responsible for any losses, costs, damages, interests and charges arising from or in connection with such engagement or custody under the aforesaid clauses, including without limitation any losses arising from fraud or negligence of the party so engaged.

客户須單獨承擔經紀以第2.1 條及第2.2 條所述或其地方式代客户持有的任何證券引致的風險,經紀概無責任替客戶就各類風險購買保險。經紀 亦無須承擔第2.1 條及第2.2 條中涉及聘用其他人士或保管商所引致之損失、費用或損害,包括不限於因聘用一方的欺骗或疏忽所引致的損失。

2.4 For any securities of the Client deposited with the Broker not registered in the name of the Client, any dividend, distribution or benefits accrued in respect of such securities which are received by the Broker shall be credited to the Account (or payment made to the Client as may be agreed) subject to a reasonable administration fee charged by the Broker. For any securities forming part of a larger holding of identical securities which are held by the Broker for the Client and other persons, the Client is entitled to the same share of the benefits arising on the holding as the share of the Client of the total holding which is also subject to a reasonable for any failure in making such distribution of any party which holds securities of the Client of the total holding such distribution of any party which holds securities of the Client or safekeeping. The Broker may also exercise voting right on behalf of the Client with respect to such securities upon prior specific instruction received by the Broker from the Client.

凡由经紀代客户持有不以客户的名義登記的證券並不是以客户的名義登記,則任何就該等證券的應計股息、分派或利益將會由經紀代收,然後 記入客户的有關帳戶(或者按協定付款給客户),總紀可說比收取合理行政費用。倘該等證券屬於經紀代客户以及其他客户持有較大數量的同 一證券的一部份,客户有權按其所佔的比例獲得該等證券的利益,經紀也可就比收取合理行政費用。倘持有客户的證券以提供保管服務的其他 人士朱能作出有關的分配,總紀不須為此而負上任何責任。總紀亦可依照客户事先的具體指示就該等證券代客户行使表決權。

- 2.5 Securities purchased for the Client will be delivered to the Client (or as the Client may direct) PROVIDED THAT such securities are fully paid and are not subject to any lien, and/or are not held as collateral by the Broker.
 為客戶購買的遊券將會交付給客戶(或如客戶所指示),唯該等證券須已全數付清代價,及該等證券並沒有受到任何留置權約束,及/或並非由經紀持有作為抵押品。
- 2.6 The Broker is not obliged to return the securities originally delivered or deposited by the Client but may return securities of the same class, denominations and nominal amount and ranking to the Client. 经纪元指命定户支援之户成务师分社资本放动的建筑。而且完合的家户社交课同一辐列、面值、名差數額及某级的證条
- 2.7 Without prejudice to any other rights and remedies available to the Broker, the Broker is authorized to dispose of any of the securities from time to time received from or held on behalf of the Client in settlement of any liability owed by the Client or on the Client's behalf to the Broker or a third person.

在不損害經紀可能擁有的其他權利和補救前提下,經紀獲授權處置不時由從客戶收取或代客代持有的證券,以解除由客戶或代客戶對經紀或第 三者所負的法律任何責任。

- 2.8 Except as provided in Clause 2.7 of the Additional Terms for Cash Account or Clauses 3.2, 6.2 and 7 of the General Terms and Conditions or permitted under the SFO, the Broker shall not without the Client's oral or written direction or standing authority deposit, transfer, lend, pledge, re-pledge or otherwise deal with any securities of the Client. 除本附加條款第 2.7 條及一般條款中第 3.2、6.2 及 7 條內所說明或《證券及期貨條例》所容許,經紀在未有獲得客戶作出之口頭或書面指示或 常致投握前不得將客戶的任何證券存放、移轉、借出、質押、再質押或為任何其他目的以其他方式處理。
- 2.9 Subject to the provisions of the SFO, the Client agrees that the Broker is entitled to retain for its own benefit and not accountable to the Client for any fee, income, rebate or other benefits resulting from any lending or deposit of the securities of the Client with any third party for any purpose by the Broker. 送券及期實條例答許的情况下,客戶同意經紀有權為其本身的益處保留及無須向客戶交代源自任何經紀向第三者為任何目的借出或存放客戶的

證券及期貨條例容許的情況下,客戶同意經紀有權為其本身的盜處保留及無須向客戶受代源自任何經紀向第三者為任何目的借出或存放客戶的 證券所獲取的任何收費、收入、回個或其他利益。

Schedule B – Additional Terms for Margin Account 附表 B — 保證金帳戶之附加條款

APPLICATION OF THE ADDITIONAL TERMS 本附加條款之通用

- All provisions in these Additional Terms for Margin Account apply to Margin Accounts. 本附加條款之所有條文適用於保證金帳戶。
- 1.2 The Client shall open and maintain a Margin Account with the Broker subject to the General Terms and Conditions and these Additional Terms for Margin Account and the Additional Terms for Electronic Trading Service (if applicable) and the Additional Terms for New Listing of Securities (if applicable).

客户须根據一般條款及本保證金帳戶之附加條款及電子交易服務之附加條款(如適用)及新上市證券之附加條款(如適用)與經紀開立及維持保證金帳戶。

2. MARGIN FACILITY 保證金融責

- 2.1 The Margin Facility is extended by the Broker to the Client for financing the trading of securities in Margin Account on the Additional Terms For Margin Accounts and any other terms and conditions which may be indicated by the Broker to the Client from time to time. (依據本協議依款及任何由經紀命名产不時指明的條款及條件, 經紀內客户為買賣證券而其供保證金融資。)
- 2.2 The Broker is authorized by the Client to draw on the Margin Facility to settle any amounts due to the Broker in respect of purchase of securities and to finance continued holding of securities, the payment of commission, interest and any other expenses incidental to the operation of the Margin Account and any other sums owing to the Broker. The Margin Facility is repayable on demand and the Broker may, in its absolute discretion, vary the terms in this Clause 2 or terminate the Margin Facility at any time it thinks fit. The Broker is not obliged in any way to provide financial accommodation to the Client. For the avoidance of doubt, if a debit balance arises in any Margin Account, the Broker shall not be, nor shall the Broker be deemed to be, obliged to make available or continue to make available any financial accommodation. In particular, but

without limitation, the fact that the Broker permits a debit balance to arise in any Margin Account so debited shall not imply any obligation on the part of the Broker to advance monies or incur any obligation on the Client's behalf on any subsequent occasion, but without prejudice to the obligations of the Client in respect of any debit balance which the Broker does permit to arise.

客户授权继纪可动用该融资,用作購買证券及繼續持有证券或支付佣金或與保证金有關帳户運作而引致的費用或其他欠经紀及本集團公司的款項。該融資預於要求下清還,而鏈紀有絕對的酌情權更改本第2條的有關係款或於任何鏈犯覺得適當的時候終止该融資。鏈紀並無責任向客户提供販務協助。為違免疑問,如果客户的任何保证金賬户出示借方結餘,經紀無義務而且不應被視為有義務提供或繼續提供任何财務通融。尤其是(但不既於),經紀允許任何保证金賬戶出現借方結餘,不代表經紀有任何義務在任何隨後的情況下提供墊款或代客户承擔任何義務,而客戶對鏈紀所允許出現的任何借方結餘應看的義務不因此而受影響。

2.3 The Client shall provide and maintain adequate Collateral and provide such additional Collateral in the manner and within the time limit specified by the Broker for the compliance with the margin requirements set by the Broker. The Broker in its absolute discretion determines the amount, type and form, manner of delivery, calculation basis of permissible value and timing of the delivery of the required Collateral. The Broker may change the margin requirements at any time in its absolute discretion without prior notice to the Client. Any failure of the Client in providing the required Collateral in Clauses 2.3 or 2.4 or 2.5, constitutes an Event of Default and the Broker is entitled to dispose of any of the Collateral without prior notice to the Client.

客户须在经纪指明的時限及方式提供及維持足夠的有關抵押品及提供該等額外的有關抵押品,以遵守經紀訂立的保證金規定。經紀有權行使其 絕對酌情權,釐定所需有關抵押品的數額,種類及形式、交付的方式、計算可允許價值的基準及交付的時限,經紀可按其絕對酌情權在不須事 先通知客戶情況下,不時更改保證金規定。如果客戶未能根據本第 2.3 或 2.4 或 2.5 條提供足夠的有關抵押品,這將會構成為失費事件,而無須 餘予客戶事先通知經記有權處置有關抵押品。

2.4 The time for provision of Collateral and for payment of margin deposit is of the essence and if no time is stipulated by the Broker in making a demand for Collateral or margin deposit, the Client is required to comply with such demand within one hour from the time of making such demand (or in a shorter period if so required by the Broker). The Client also agrees to pay immediately in full on demand any amount owing under the Margin Facility. All initial and subsequent payments for margin deposits shall be made in cleared funds and in such currency and in such amounts as the Broker may in its sole direction require.

提供有關抵押品及保證金的時間為關鍵要素,如經紀提出要求有關抵押品或保證金時未有指明時限,客戶須在該要求時起計一小時內(或按經 紀規定更早時限)遵守該要求。客戶亦同意於經紀要求時立即悉數償還因保證金融資欠下債項。所有就保證金的首筆及之後付款,一律應為即 時可動用資金,且經紀有絕對酌情權規定貨幣種類及金額。

- 2.5 Notwithstanding Clauses 2.3 and 2.4, in the event that it is in the sole opinion of the Broker that it is impracticable for the Broker to make demand on the Client for additional Collateral pursuant to Clause 2.3, the Company shall be deemed to have made such demand of additional Collateral in such form and amount as the Broker may determine and such demand shall become immediately due and payable by the Client. The aforesaid impracticality may be due to the following (without limitation) rapid changes or development involving prospective changes: 縱然第 2.3 係及第 2.4 係已有規定: 當錢紀單方面認為按照第 2.5 依要求客戶提供額外有關抵押品貴際上並不可行, 邊紀處被視作已經接照經紀決定的方式及金額提出追收方酮抵押器, 而該掌要求已絕到期, 客戶預即時支付。上文的實務上不可行的情況, 是由於 (包括但不限於) 下列的
 - (A) in the local, national or international monetary, financial, economic or political conditions or foreign exchange controls which has resulted or is in the opinion of the Broker likely to result in a material or adverse fluctuation in the stock market, currency market, commodities or futures market in Hong Kong and/or overseas; or 本地、國家、國際金融體条、財艦、經濟或政治環境或外匯管制的狀況,而此等已經或可能出現的轉變或發展已構成或經紀認為可能構 成對香港及/或導外證条、外匯、商品期實市場的重大或不良渡動; 或
 - (B) which is or may be of a material adverse nature affecting the conditions of the Client or operations of the Margin Account.
 - 此等已經或可能出現的轉變或發展已經或可能在性質上嚴重影響客戶的狀況或保證金有關帳戶的運作。

3. CHARGE

急劇轉變或發展涉及預期的變化:

押記

3.1 The Client, as beneficial owner of the Collateral, hereby charges in favour of the Broker in respect of all the Secured Obligations by way of first fixed charge all the Client's right, title, benefits and interests in and to the Collateral including any additional or substituted collateral and all dividends, interest paid or payable, rights, interests, money or other properties accruing or offering at any time by way of redemption, bonus, preference, options or otherwise on or in respect of the Collateral as continuing security for the payment and discharge of the Secured Obligations.

客户以實益擁有人的身份,僅此以第一固定押記形式,白經紀根押所有有關抵把品的各種權利、所有權、利益及權益。這些包括但不限於任何 額外或被替代的財產或就該等財產或額於的或獲替代的財產的應累計或在任何時間透過贖回、分払、優先權、選擇權或其他形式所提供的所有 股急、已支付或需支付的利息、權利、權益、款項或財產,以作為持續的抵押品,以便償還有抵押債務。

- 3.2 The Charge is a continuing security notwithstanding any intermediate payment, settlement of the Margin Account or satisfaction of whole or any part of Secured Obligations and notwithstanding any closure and subsequent opening of such Margin Account. 即使客户作出任何中期支付或清結保證金有關帳戶或全部或部份付清有抵押債務及即使客戶結束保證金帳戶及其後再重新開戶,押記將仍屬一項持續的抵押進仍有效力。
- 3.3 The Broker is entitled to exercise any voting right or other right in respect of the Collateral for the protection of the Broker's interest in the Collateral and the Client shall not exercise any right attaching to the Collateral in any manner which, in Broker's opinion, may be inconsistent with the obligations under this Agreement or prejudicial to the Broker's right in the Collateral. 经纪有推行使涉及有關抵押品的表头摧及其他權利以保障其在有關抵押品的利益。修若客户行使其在有關抵押品的權利, 會與其在本協議的義務有所矛盾, 或在任何形式下可能會影響經紀就有關抵押的利益。客户不得行使該權利。
- 3.4 Whenever there is any Secured Obligations, the Broker has the right, without prior notice or consent from the Client, to dispose of or otherwise deal with any part of the Collateral at its absolute discretion upon such terms and in such manner it thinks fit for settlement of the Secured Obligations to protect its interest, in particular for the Client's failure in meeting any call for Collateral or margin call made by the Broker or significant fluctuation in market prices. In event of any deficiency after the sale of Collateral, the Client shall make good and pay on demand to the Broker such deficiency.

只要仍有未償還的有抵押債務,錢紀有權在本事先通知或獲得客戶同意前,行使其絕對酌情權以其認為適合的條款及方式為保障其利益,處置 或以其他方法處理有關抵押品(任何部份或全部),用以償還有抵押債務,尤其客戶未能依極紀要求提供的有關抵押品時或市場價格發生重大 波幅時。如出售有關抵押品後,仍有缺欠,客戶預即時向經紀支付,用以彌補該不足之數。

- 3.5 The Client shall pay or reimburse the Broker immediately upon demand all costs (including collection expenses and legal costs on a full indemnity basis) and expenses in connection with the enforcement or preservations of any right of the Broker under this Agreement. 客戶須接要求向緩紀即時支付或償還所有與執行或保障緩紀根據本協議享有的任何權力有關的費用 (包括追數收費及以足額彌償為基準的法律費用)及關支。
- 3.6 Without prejudice to the generality of the foregoing, neither the Charge nor the amounts thereby secured will be affected in any way by: 在不影響上述的概括性原則下,押記或其所抵押的數額將不會受以下所述任何事物影響:
 - (A) any other security, guarantee or indemnity now or hereafter held by the Broker in respect of the Secured Obligations; 就有抵押債務,經紀現時或將來所持有的任何其他抵押、擔保或彌償;
 - (B) any variation or amendment to or waiver or release of any security, guarantee or indemnity or other document (including the Charge except to the extent of the relevant variation, amendment, waiver or release); 在何抵押, 提保成頒償或其他文件的任何其他修訂,更成, 宽克或解除, 包括押記, 除有關的修改、修訂、寬克或解除外);
 - (C) the enforcement or absence of enforcement or release by the Broker of any security, guarantee or indemnity or other document (including the Charge);
 - 經紀就任何抵押、擔保或彌償或其他文件(包括該押記)的強制執行或沒有強制執行或免除;
 - (D) any time, indulgence, waiver or consent given to the Client or any other person whether by the Broker; 不論由經紀向客戶或其他人士所給予的時間、寬限、寬免或同意:
 - (E) the making or absence of any demand for Collateral or payment of any sum payable under the Agreement made on the Client whether by the Broker or any other person;
 - 不論由經紀或任何其他人士所作出或沒有作出根據本協議係款的任何提供有關抵押品或償還款項的要求;
 - (F) the insolvency, bankruptcy, death or insanity of the Client;
 - 客户的無償債能力、破產、死亡或精神不健全
 - (G) any amalgamation, merger or reconstruction that may be effected by the Broker with any other person or any sale or transfer of the whole or any part of the undertaking, property or assets of the Broker to any other person; 經紀與任何其他人進行合併、臺併或重組或自任何其他人士出售或轉移懸紀的全部或部份業務、財產或資產;
 - (H) the existence of any claim, set-off or other right which the Client may have at any time against Broker or any other person; 在任何時候客户對銀紀或任何其他人士所存在的任何申索、抓鎖或其他權利;
 - any arrangement or compromise entered into by the Broker with Client or any other person; 经纪典客户或任何其他人订立的安排或妥協;
 - (J) the illegality, invalidity or unenforceability of, or any defect in, any provision of any document relating to the Margin Facility or any security, guarantee or indemnity (including the Charge) or any of the rights or obligations of any of the parties under or in connection with any such document or any security, guarantee or indemnity (including the Charge), whether on the ground of ultra vires, not being in the interests of the relevant person or not having been duly authorized, executed or delivered by any person or for any other reason whatsoever; 涉及该融資的任何文件的條文或任何抵押、總低或劑償(包括该押記)之下及有關的條文的不合法性, 無效或未能執行或缺陷,不論原因是基於越權, 不給令有關人士的利益或任何人未經妥善發血或文付成因為任何其他的條故;
 - (K) any agreement, security, guarantee, indemnity, payment or other transaction which is capable of being avoided under or affected by any law relating to bankruptcy, insolvency or winding-up or any release, settlement or discharge given or made by the Client on the faith of any such agreement, security, guarantee, indemnity, payment or other transaction, and any such release, settlement or discharge shall be deemed to be limited accordingly; or re (和根據涉及或者, 金盾价能力改計錄的年何法律可以避免或受其影響的協議、抵押、擔係、彌償、支付或其他交易,或任何客户依賴

任何根据涉及硬盘、無价值能力或清整的任何法律可以避免或受其影响的编氓、抵押、据保、潮价、支付或其他交易,或任何客户依赖 任何該等協议、抵押、擔保、彌償、支付或其他交易所提供或作出的免除、和解或解除,而任何该等免除、和解或解除因此须被视為受 到限制;或

(L) any other thing done or omitted or neglected to be done by the Broker or any other person or any other dealing, fact, matter or thing which, but for this provision, might operate to prejudice or affect the Client's liabilities under the terms of this Agreement governing the Margin Facility.

任何由經紀或任何其他人士所作出或遺漏或忘記作出的事物或任何其他交易、事實、事宜或事物 (如果不是因為本條文)可能在運作上損 害或影響客戶在與保證金融資有關的本協議條款項下的責任。

帳戶中的證券

- 4.1 The securities collateral in the Account shall be treated and dealt with in compliance with the provisions of the SFO. In particular, the securities collateral which are listed or traded on market operated by SEHK or interests in an authorized collective investment scheme (as defined in the SFO) and are received or held in Hong Kong by the Broker ("Local Securities Collateral") shall be:
 - 客戶於帳戶中的證券抵押品所獲取的對待及處理須符合《證券及期貨條例》的規定,尤其在聯交所營辦的市場上市或交易的證券抵押品或認可 集體投資計劃的權益(根據《證券及期貨條例》定義)的證券抵押品且經紀於香港收取或特有該等證券(「本地證券抵押品」),有關證券 將:
 - (A) deposited in safe custody in a segregated account which is designated as a trust account or client account and maintained by the Broker in Hong Kong with an authorized financial institution, a custodian approved by the SFC or another intermediary licensed for dealing in securities;

被存放於經紀在認可財務機構、獲證監會核准的保管人或另一獲發牌進行證券交易的中介人在香港開立及維持指定為信託帳戶或客戶帳 戶的獨立帳戶作穩妥保管;或

(B) deposited in an account in the name of the Broker with an authorized financial institution, a custodian approved by the SFC or another intermediary licensed for dealing in securities; or

被存放於經紀以其名義在認可財務機構、獲證監會核准的保管人或另一獲發牌進行證券交易的中介人的帳戶;或

- (C) registered in the name of the Client or the Broker. 以客户或經紀的名稱登記。
- 4.2 In respect of any securities of the Client other than Local Securities Collateral to which the Securities and Futures (Client Securities) Rules are not applicable under Section 3 of the aforesaid Rules, the Client authorizes the Broker in its discretion to deposit, transfer, lend, pledge, repledge or otherwise deal with such securities to any other parties in whatsoever manner and for any purpose (including without limitation as security for financial accommodation provided to the Broker thinks fit.

就客戶擁有除本地證券以外之證券抵押品(根據《證券及期貨(客戶證券)規則》的第 3 條該規則並不適用於前述的證券抵押品)而言,客戶 謹此授權經紀,可用其酌情權以其認為適合的任何方式及用途(包括但不限於作為提供予經紀之財務通融之抵押品),存放、轉讓、借出、質 押、再質押或其他方式處理客戶之該等證券。

- 4.3 Any securities collateral held by the Broker on behalf of the Client in the manner mentioned in Clauses 4.1 and 4.2 or otherwise shall be at the sole risk of the Client and the Broker has no obligation to insure the Client against any kind of risk. The Broker shall not be responsible for any losses, costs, damages, interests and charges arising from or in connection with such dealing of securities under the aforesaid clauses in the absence of bad faith or wilful default of or by the Broker.
 % F/ 項單項不擔結約以第 4.1 條及第 4.2 條所進或其他方式代客戶持有的任何證券引致的風險, 經紀 概念資金的引致的損失。
- 4.4 For any securities of the Client deposited with the Broker not registered in the name of the Client, any dividend, distribution or benefits accrued in respect of such securities which are received by the Broker shall be credited to the Account (or payment made to the Client as may be agreed) subject to a reasonable administration fee charged by the Broker. For any securities forming part of a larger holding of identical securities which are held by the Broker for the Client and other persons, the Client is entitled to the same share of the benefits arising on the holding as the share of the Client of the total holding which is also subject to a reasonable administration fee charged by the Broker. For any party which holds securities of the Client. The Broker shall not be responsible for any failure in making such distribution of any party which holds securities of the Client. Let describe the skip of hold skip of holds and the persons, the Client is entitled to the same share of the Client. The Broker shall not be responsible for any failure in making such distributions of any party which holds securities of the Client. Let describe the client distribution of any party which holds securities of the Client. Use the second securities of the Client.
- 4.5 For so long as there exists any indebtedness to the Broker on the part of the Client, the Broker may refuse any withdrawal of securities collateral and the Client shall not without consent of the Broker withdraw any securities collateral. 只要案户仍對錢起水任何借項時, 錢紅環 推過案上推過公式。以及案户在未獲錢記事先同意時, 無權提取任何證券抵押品。
- 4.6 The Broker is not obliged to return the securities originally delivered or deposited by the Client but may return securities of the same class, denominations and nominal amount and ranking to the Client. 絶紀不須向客户支還客戶身亮所交付 A存放的證券,而只會向客戶交付還同一類別、面值、名義數額及募級的證券。
- 4.7 Without prejudice to any other rights and remedies available to the Broker, the Broker is authorized to dispose of any of the securities from time to time received from or held on behalf of the Client in settlement of any liability owed by the Client or on the Client's behalf to the Broker or a third person. 在不損客幾起可能擁有的其他權利和補設前提下, 總記獲投權處置不時由客戶收取或代客代持有的證券抵押品,以解除由客戶或代客戶對經紀

在不损害经纪可能拥有的其他权利和补救前提下,经纪獲授权处置不時由客户收取或代客代持有的证券抵押品,以解除由客户或代客户对经纪 或第三者所负的法律责任。

4.8 Without prejudice to any other right or remedy available to the Broker, the Client agrees to give the standing authority to the Broker to authorize the Broker to deal with the Local Securities Collateral from time to time received or held on the Client's behalf in one or more of the following ways (inter alia), namely to:

在不影響經紀任何其他的權利或補救方法的原則下,客戶授權並同意經紀可以 (其包括)下列一種或以上的方式去處理不時代客戶收取或持有的 本地證券抵押品:

- (A) apply any of the Local Securities Collateral pursuant to a securities borrowing and lending agreement; 依據證券借貸協議運用任何客戶的本地證券抵押品;
- (B) deposit any of Local Securities Collateral with an authorized financial institution as collateral for financial accommodation provided to the Broker; or
- 將任何客户的本地证券抵押品存放於認可財務機構,作為提供予經紀的財務通融的抵押品;或
- (C) deposit any of Local Securities Collateral with (i) a recognized clearing house; or (ii) another intermediary licensed or registered for dealing in securities, as collateral for the discharge and satisfaction of the Broker's settlement obligations and liabilities. 將任何客於的本地證券抵押品存放於 (i)認可結算所: 或 (ii)另一獲發牌或獲註冊進行證券交易的中介人,作為解除經收紀在交收上的義務 和清償證收起在交收上的法律資任債務的抵押品。

Such authority shall remain valid for a period of twelve (12) months from the approval date of the opening of the Margin Account unless the Client gives not less than seven (7) business days' prior written notice to the Broker to revoke the same at any time, provided that no such revocation shall be effective if there is any indebtedness in the Margin Account. Such standing authority which is not revoked prior to its expiry may be renewed or shall be deemed to have been renewed in accordance with the relevant rules made under the SFO. If the Client requests for revocation of such standing authority or the standing authority has not been renewed by the Client whom the Broker called upon to do so, the Broker reserves the right to terminate this Agreement and operations of the Margin Account and then the Client shall forthwith settle any indebtedness owing to the Broker.

除非客户於任何時候給予經紀不少於七 (7)個營業日的書面通知撤銷有關授權,此項授權由保證金帳戶的授權關戶開始起計十二 (12)個月內有 效: (但假若保證金帳戶中的債項仍未解除,則減項撤銷將局無效。在有效期屆滿前沒有被撤銷的比項常設授權,可按照《證券及期貨條例》下 的有關規則予以續期或當作已續期。倘若客戶要求撤銷有關授權,或經紀要求續期時,客戶沒有將常設授權加以續期時,經紀保留權利终止本 協議及保證金帳戶的運作,而客戶必須立即溝還交經紀的債務。

4.9 Subject to the provisions of the SFO, the Client agrees that the Broker is entitled to retain for its own benefit and not accountable to the Client for any fee, income, rebate or other benefits resulting from any lending or deposit of the securities of the Client held in the Account with any third party for any purpose by the Broker.

證券及期貨條例容許的情況下,客戶同意經紀有權為其本身的益處保留及無須向客戶交代源自任何經紀向第三者為任何目的借出或存放客戶的 證券所獲取的任何收費、收入、回個或其他利益。

Schedule C – Additional Terms for Electronic Trading Service

附表 C — 電子交易服務之附加條款

1. APPLICATION OF THE ADDITIONAL TERMS 本附加條款之通用

1.1 The provisions in these Additional Terms for Electronic Trading Services apply only to any Account in respect of which the Client has requested and the Broker has agreed to provide with Electronic Trading Service on the terms and conditions of this Agreement. 就愿客户 多未感出问意按照本临镜的條款向客户之帳户提供電子交易版最份的條款向、估加條款之帳款向。

TERMS FOR ELECTRONIC TRADING SERVICE 電子交易服務之條款

2.1 When using the Electronic Trading Service, the Client warrants that the Client is the only authorized user of the Client's Access Codes and will be responsible for all instructions placed and all Transactions conducted with the use of the Access Codes. The Client shall be responsible for the confidentiality, security and use of the Access Codes issued to the Client by the Broker. The Broker may use authentication technologies in

connection with the Electronic Trading Service. The Client shall comply with the procedure guide issued by the Broker (set out in Clause 2.9 below) in relation to the operations and security measures of Electronic Trading Service and the Client undertakes to logoff the Electronic Trading Service immediately following the completion of each Electronic Trading Service session. 如客户使用電子交易服務:客户承诺其為登入密碼的唯一授權用户:負責所有使用登入密碼而作出的指示及完成的所有有關交易。客户須負責 錄起約千案戶的卷入密碼的條密: 客戶及使用。總述可於電子交易服務所間的事項上使用認證技術。案戶須遵守錢紀發出有關電子交易服務運

- 2.2 The Client acknowledges that it may not be possible to change or cancel an instruction given through Electronic Trading Service and agrees to exercise caution before placing orders. 家戶確認家戶指示一經作出,便可能無法更改或取消,故此家戶在輸入買賣撥時,應詳值行事。
- 2.3 The Broker may (but not have obligations) monitor and/or record any of the Client's instructions given or orders transacted through the Electronic Trading Service. The Client area to according for a transaction service and according to the contents and nature.

作及保安措施的指引(見第2.9條),且客戶在完成每次電子服務時段後,應立即退出電子服務系統。

- Trading Service. The Client agrees to accept such recording (or a transcript thereof) as final and conclusive evidence of the contents and nature of the relevant instructions and Transactions and as binding on the Client. 對於客戶透過電子交易服務而發出的指示或買賣盤、總紀可以 (但無義務) 進行監察及/或記錄。客戶同意接受任何該等記錄 (或其勝本)作為有 關指示或有關交易的內容及性質的最終及不可推翻的證據,並且對客戶有約束力。
- 2.4 The Broker will not be deemed to have received or executed the instructions from the Client given through the Electronic Trading Service unless and until the Client has received the relevant acknowledgement or confirmation in such manner specified by the Broker from time to time (including without limitation by posting the status of the instructions in order journals on the website which is operated by the Broker and is freely accessible by the Client). The Broker is also entitled to correct any errors in such acknowledgement or confirmation without incurring any liability in connection therewith.

除非及直至客户收到经纪透過其不時指定的方式作出的認收或確認 包括但不限於客户可透過客户的登入密碼自由查閱網站上的買賣日站刊登客 户的指示或買賣盤的狀況,)·否則經紀將不會被視為已收到或執行客戶有關的指示。經紀有權纠正任何認收或確認的誤差,而不應就此招致任何 法律責任。

2.5 The Client shall immediately notify the Broker if:

如遇下列情況,客戶應立即通知經紀:

- (A) an instruction has been placed through the Electronic Trading Service and the Client has not received acknowledgement of receipt of the instruction or of its execution from the Broker (whether by hard copy, electronic or verbal means); or 已透過電子交易服務發出指示,但客戶沒有收到買貴盤號碼,或沒有收到關於指示或其執行的認收通知(無論以書面、電子或口頭方式); 或
- (B) the Client has received acknowledgement of a Transaction (whether by hard copy, electronic or verbal means) which the Client did not instruct, or is inconsistent with the Client's instruction or the Client has any suspicion of unauthorized access to the Electronic Trading Service; or

客户收到非由客户發出的指示或其執行或與其發出的指示不符合的認收通知 (無論以書面、電子或口頭方式)或懷疑有人於非授權下登入 電子交易服務:或

(C) the Client becomes aware of or suspicious of any loss, theft, or unauthorized disclosure or use of the Client's Access Codes; or otherwise, the Broker or its agents, employees or representatives will not be responsible or liable to the Client or any other person whose claim may arise through the Client for any claim with respect to handling, mishandling or loss of instruction placed through the Electronic Trading Service.

客户懷疑或察覺任何 損失、盜竊、非授權透露或使用登入密碼;

Without limiting the generality of the foregoing, the Client acknowledges and agrees that it may not be possible to amend or cancel an instruction after it has been given through the Electronic Trading Services and that an instruction may only be amended or cancelled if it has not been executed by the Broker. In such circumstances, the Broker will use its reasonable efforts to amend or cancel the instruction active in the structure and the structure and the amendment or cancel the instruction according to the Client's intention but, notwithstanding an acknowledgement by the Broker in relation to the amendment or cancellation, there is no guarantee that the amendment or cancellation will occur. If the amendment or cancellation does not occur, the Client shall remain liable for the original instruction.

或其他情況。否則經紀或其任何代理人、僱員或代表人將不就此承擔客戶或其他人(透過客戶)就處理、錯誤處理或遺去透過電子交易服務發 出指示而提出的任何索償。

- 2.6 The Broker reserves the right to suspend the Electronic Trading Service if an incorrect Access Code has been input on or more than 3 occasions. 如果錯誤的登入號碼和密碼被輸入超過三次,經紀有權暫停提供電子交易服務。
- 2.7 Notwithstanding any other provisions in this Agreement, where the Client is provided with Electronic Trading Service, following execution of the Client's trading orders, the Client accepts that the Broker may send to the Client and the Client agrees to receive tradi ng confirmations and records (including but not limited to contract notes and statement of transactions) through electronic posting to the Account, the website operated by the Broker or the Client's email address (as provided in the Client Information will be freely accessible by the Client from time to time) or other electronic means in lieu of printed documents. Any such information will be freely accessible by the Client after such sending by the Broker and the Client shall print out such documents or make its own arrangement forthwith without delay to maintain its own records if necessary. If the Client insists to receive its trading confirmation and records in printed documents, the Broker is entitled to charge a reasonable fee for providing such service.

不論本協議中任何其他係款的規定,若客戶獲提供電子交易服務,於客戶的買賣指示被執行之後,客戶須接受經紀可以向客戶發出而客戶亦同 意收取經紀通過電子告示方式向有關帳戶、經紀之網站或(開戶表申提供或客戶不時通知)電郵地址發出或通過其他電子方式向客戶發出交易確 認及記錄(包括但不限於成交單據及結單)以取代印本形式的文件。於經紀發出該些信息之後,客戶可隨意讀取該些信息。若有需要的話,客 戶必須盡速列印該等電子信息或作出其他適當安排,以供其記錄之用。如客戶仍要求以印本形式收取其交易確認及記錄時,經紀可就提供該項 服務收取合理費用。

- 2.8 The Client agrees that should Client experience any problems in reaching the Broker through the Electronic Trading Service or vice versa, the Client shall attempt to use an alternative method or device, as the Broker may make available, to communicate with the Broker to place the Client's orders and to inform the Broker of the difficulty the Client has experienced.
 客户问意如其未能透過電子交易服務與總和聯絡、或總紀未能透過電子交易服務與客戶聯絡時,則客戶須運用總紀提供的其他聯絡這個自然
- 2.9 The Client acknowledges that the Client has read and understood the Broker's procedure guide relating to the use, operation, security measures and procedures of the Electronic Trading Service, and further acknowledges that such guide may be amended or supplemented by the Broker from time to time, which shall be binding on the Client in respect of the Client's use of the Electronic Trading Service. % Pr 確認家戶已細間及明隙間於網上交易服務的使用、操作及程序的指引, 客戶進一步確認總起可不時更改或增補該指引,而且該指引對客戶 在其使用網上交易服務及網上交易服務的成力。
- 2.10 The Client acknowledges that the Electronic Trading Service, the websites operated by the Broker and the system Provider, are licensed or proprietary to the Broker, and system providers. The Client shall not, and shall not attempt to, tamper with, modify, decompile, reverse engineer

or otherwise alter in any way or gain unauthorized access to, any part of the Electronic Trading Service, the websites operated by the Broker and the system Provider or any of the software comprised in them.

客户確認電子交易服務、經紀或系統服務商營辦的網站及系統其中的软件均為經紀或系統服務商或其代理人、承辦商或服務供應商所擁有或授 權使用,客户不得及不可企圖干擾、更改、改動、反編碼、進行逆向工程或作其他任何改動或未經授權擅關任何電子交易服務及經紀或系統服 務商營辦的網站之任何部份或其中任何软件。

2.11 The Client acknowledges that the Client has fully understood the implications of the risks associated with the Electronic Trading Service as set out in the Risk Disclosure Statement but agrees that the benefits of using the Electronic Trading Service outweigh these risks and waive any claim the Client might have against the Broker arising from:

客戶確認其完全瞭解載列於風險披露聲明中與電子交易服務相關的風險的含意,雖然存在風險,但是客戶同意使用電子交易服務所得的利益超 過有關的風險。客戶現放棄其由於以下各項而可能對經紀提出的任何申素:

- (A) systemic failures (including hardware and software failures);
 系統故障 (包括硬件及軟件故障);
- (B) the Broker's acceptance of any unauthorized instructions which appear or which the Broker believes to be from the Client; 经纪接受看似是或经纪認為是由客戶發出的任何指示,但其實是未經授權的指示;
- (C) failure or delay in the execution of instructions from the Client or execution of the Client's instructions at prices different from those prevailing at the time the instructions were given;
 - 未執行或延誤執行客戶的指示,或按與發出指示時不同的價格執行客戶的指示;
- (D) the Client's access to the website of the Broker or the Electronic Trading Service being limited or unavailable; 家戶與經紀的網站或電子交易服務接達被限制或無法進行;
- (E) failure to or delay in dispatch or delivery of any notice or information provided or requested via the Electronic Trading Service or any inaccuracy, error or omission in or from any such notice or in or from any information contained in any such notice; 未送交点延照这交通過電子交易服務提供成要求的任何通知或資料,或任何該筆通知或其所載的任何資料有任何可靠非確
- (F) Client's failure to use the Electronic Trading Service in accordance with the Agreement or any relevant agreement between the Broker and the Client; and
 - 客户没有按照本协议或经纪舆客户资立的任何相关的协议的规定使用电子交易服务;及
- (G) the Client's reliance, use or otherwise acting upon any information or materials provided via the Electronic Trading Service or the website operated by the Broker. 客户依赖、使用透過電子交易服務或由經紀營辦的網站提供的任何資料或素材:或按該筆資料或素材行事。

DEEMED TIME OF RECEIPT AND TRANSMISSION 推定收取及傳送時間

- It is agree that: 各協議方同意
 - (A) a request, order, instruction, inquiry, message or information (collectively "Communication") sent via the system shall be deemed to have been sent by the party sending the Communication (the "Sender") at the time the Communication is accepted by an information system outside the control of the Sender;

就任何經系統發出的要求、買賣盤、指示、詢問、訊息或資料 (總稱「訊息」),當不受發出各類訊息的一方 (「發出者」)所控制之系統 接受各類訊息之時,各類訊息視為發出者已發出。

- (B) a Communication sent by system Provider via the system shall be deemed to have been received by a party ("the Recipient") at the time the Communication is accepted by the Recipient's information system; and 就任何由系统服務商,經系統發出各類訊息,當接收各類訊息的一方(「接收者」)的資訊系統接受之時,接收者視為已接受該等各類訊息;及
- (C) a Communication sent by the Broker of the Client or any third party (the "Sending Party") via the system to system Provider shall be deemed to have been received by system Provider when system Provider send a message back to the Sending Party expressly acknowledging receipt, processing or acceptance of the Sending Party's Communication. 就經紀、客戶或任何第三方(「發出方」)透過系統向系統服務商發出各類訊息而言。當系統服務商向發出方送回認收訊息,明確表明確 認收到、處理或接受發出方的各類訊息之時,系統服務商視為已收妥各類訊息。
- 3.2 Notwithstanding anything contained herein, the Broker shall not be deemed to have received the Client's instruction or executed its instruction unless and until the Client is in receipt of the Broker's message acknowledging receipt or confirming execution of the Client's instructions (including without limitation by posting the status of the Instructions in order journals on the website which is operated by the Broker and is freely accessible by the Client). The Broker is also entitled to correct any error in such acknowledgment or confirmation without incurring any liability in connection therewith.

不输本條款中有任何其它條文的規定,除非直至客户收到總起透過其不時指定的方式作出的認收或確認(包括但不限於客戶可透過客戶的登入密 碼自由查閱網站上的買賣出站刊登客戶的指示或買賣麵的狀況),否則總紀將不會被視為已收到或執行客戶的有關指示。經紀有權糾正任何認收 或確認的誤差,所不應熟此把報任何法律賣任。

Schedule D – Additional Terms for New Listing of Securities 附表 D — 新上市證券之附加條款

APPLICATION OF THE ADDITIONAL TERMS 本附加條款之適用

1.1 The provisions in these Additional Terms for New Listing of Securities apply only to any Account in respect of which the Client has requested the Broker to apply on the Client's behalf for securities in new issue for listing on SEHK (an "Application") on the terms and conditions of this Agreement.

就客户要求經紀代客戶於其帳戶申請在聯交所上市的新發行證券(「申請」)的情況下,本附加條款之條文只對該等帳戶適用。

TERMS FOR NEW LISTING OF SECURITIES 新上市證券之係款

- 2.1 The Client authorizes the Broker to complete such application form as may be required, and represents and warrants to the Broker that all representations, warranties, confirmations and undertakings on the part of the applicant contained or incorporated in the application form are true and accurate in respect of the Client.
 - 客户授權經紀填妥可能需要的申請表,並且向經紀聲明和保證在申請表內申請人部份所載述或包含關於客户的一切聲明、保證、確認和承諾均

屬真實及準確。

- 2.2 The Client agrees to be bound by the terms of the new issue and in particular, the Client hereby:
 - 客户同意受新發行的條款約束,尤其是客户特此:
 - (A) warrants and undertakes that the Application shall be the only application made by the Client or on the Client's behalf for the Client's benefit in respect of the same issue of securities and the Client shall make no other application in that issue; 保證及承諾申請分子該本資行止該多行力並。客户或代表客/過支有關同一次證券發行所作出的唯一申請,而客行力在該太餐行並沒有作其他申請;
 - 保認 authorises the Broker to represent and warrant to SEHK that no other application shall be made or shall be intended to be made by the
 - (b) automotes the block to represent and warran to SERK that no other application shall be made of shall be interded to be made by the Client or for the Client's benefit; 发耀變紀向聯交所參明是研及保證客戶不會亦不擬作出其他申請,並且不會亦不凝為客戶的利益而作出其他申請;
 - (C) acknowledges that any application made by an unlisted company which does not carry on any business other than dealing in securities and in respect of which the Client exercises statutory control shall be deemed to be an application made for the be nefit of the Client; and 客戶確認,倘若非上市公司除證券買賣外未有從事其他業務而客戶對該公司具法定控制權力,則該公司作出的申請應被視為為客戶的利 适而作出的;及
 - (D) acknowledges that the Broker will reply on the above warranties, undertakings and authorizations in making the Application. 確認疑知作出申請時,會依賴上述保證、承諾和授權。
- 2.3 In relation to a bulk application to be made by the Broker on behalf of the Broker, the Client and/or Broker's other clients, the Client acknowledges and agrees:

有關經紀為經紀本身及/或客戶及/或經紀之其他客戶作出的大額申請,客戶確認和同意:

- (A) that if such bulk application may be rejected for reasons which are unrelated to the Client, the Broker, in absence of fraud, gross negligence or wilful default, shall not be liable to the Client or any other person in consequence of such rejection; and 該大額申請可能會回與客戶無關的理由而遭到拒絕,而在沒有欺詐、嚴重疏忽或故意違約的情況下,經紀毋須就該拒絕對客戶或任何其他人士負上責任;及
- (B) to indemnify the Broker in accordance with Clause 10.2 of the General Terms and Conditions if such bulk application is rejected because of any breach of representations and warranties or otherwise arising from factors relating to the Client. 尚若說人類時昔圓便遂利保證物違反進任何與多方有關的理由而還到拒絕。多戶預接一起條文 9 70.2 條條款向經紀作出賠償。
- 2.4 The Client may at the same time request the Broker to provide a loan to finance the Application (the "Loan"), the following provisions shall apply: 客戶可同時要求經紀提供貸款作為申請用途(「貸款」) 下列規定則適用:
 - (A) The Broker has discretion to accept or reject the request for the Loan. 经纪有權的情接受或拒絕貸款要求。
 - (B) Upon the acceptance of the request for the Loan, the employee or representative of the Broker will verbally or in writing confirm the terms of the Loan ("Agreed Loan Terms") as agreed between the Broker and the Client, which shall be conclusive and binding on the Client. 经纪接受貸款要求時, 经纪之僱員或代表會以口頭或書面形式確認经紀與客戶同意的貸款條款「約定貸款條款」,該等貸款條款應為決 定性的, 並對客戶具約束力。
 - (C) Before the provision of the Loan, the Client shall provide the Broker a deposit, which shall form part of the proceeds for the Application, in the amount and within the time in accordance with the Agreed Loan Terms.
 - 经纪提供贷款之前,客户應按约定贷款条款內指定的金額和時限向经纪提供贷款按金,此按金應組成申请款項的一部份。
 - (D) Unless contrary to the Agreed Loan Terms:
 - 除非約定貸款條款中另有指定
 - the Loan amount is the total price of the securities (including applicable charges) applied under the Application less the amount of deposit in Clause 2.4(C); and
 - 貸款金額應是申請書內所申請證券的總價格減除客戶依據第 2.4(C)條條款提供的按金款額;及
 - (II) the Client has no right to repay the Loan, in part or full, before the date of repayment in accordance with the Agreed Loan Terms. 客戶應無權於約定貸款條款中指定的還款日期之前償還部份或全部貸款。
 - (E) The interest rate applicable to the Loan shall be determined under the Agreed Loan Terms.

適用於貸款的利率會根據約定貸款條款釐定。

- (F) When the Broker receives any refund in respect of the Application, the Broker has the right, at its discretion, to apply the same or part of it towards the discharge of the Loan including any interest accrued thereon and/or return the same or the remaining balance (if any) to the Client, whether before or after the repayment date in accordance with the Agreed Loan Terms. 经起在接援關於申請的任何追款,不論是約定貸款條款指定的還款日期之前或之後, 有權自行酌情把上述退款或其任何部份用以清選貸 款及累計利息或把上述退款或其任何部份支援給客戶。
- (G) In consideration for the Broker's granting of the Loan to the Client, the Client charges to the Broker by way of first fixed charge as a continuing security for the full repayment of the Loan and the accrued interest thereon, all the securities acquired on behalf of the Client under the Application in respect of which the Loan is provided. The Client has no right to the possession of the aforesaid securities unit the full repayment of the Loan is provided. The Client authorises the Broker to dispose of the aforesaid securities without prior notice to the Client of discharge of the liabilities owing to the Broker under the Loan so long as the Loan (including interest thereon) has not been repaid in full.

因應過紀給與客戶的貸款,客戶操所有由貸款申請而獲得的證券以第一固定押記的形式抵押於錄紀,作為對貸款及累計利息全部償還的 持續性保證,在貸款(包括其累計利息)仍未全數償還前,客戶對上述證券概無管有權,客戶授權經紀在貸款(包括其累計利息)仍未全數 償還前,得以酌情及不調率前通知客戶處置該案證券以支付客戶要清償或解除由總紀所提供的任何財務融資的責任。

PART IV – RISK DISCLOSURE STATEMENT 第四部份 — 風險披露晕明

RISK OF SECURITIES TRADING 證券交易的風險

The prices of securities fluctuate, sometimes dramatically. The price of a security may move up or down, and may become valueless. It is as likely that losses will be incurred rather than profit made as a result of buying and selling securities. 證券交易的風險證券價格有時可能會非常波動。證券價格可升可跌,甚至變成毫無價值。買賣證券未必一定能夠賺取利潤,反而可能會招致損失。

 RISK OF TRADING GROWTH ENTERPRISE MARKET STOCKS 買責創業板股份的風險

- 2.1 Growth Enterprise Market ("GEM") stocks involve a high investment risk. In particular, companies may list on GEM with neither a track record of profitability nor any obligation to forecast future profitability. GEM stocks may be very volatile and illiquid. 創業板股份涉及很高的投資風險,尤其是該等公司可在無需具備盈利往續及無需預測未來盈利的情況下在創業板上市。創業板股份可能非常波動及這通性很低。
- 2.2 You should make the decision to invest only after due and careful consideration. The greater risk profile and other characteristics of GEM mean that it is a market more suited to professional and other sophisticated investors. 你只應在審禩及仔細考慮後,才作出有關的投資決定。創業板市場的較高風險性質及其他特點,意味著這個市場較適合專業及其他熟悉投資技巧的投資者。
- 2.3 Current information on GEM stocks may only be found on the internet website operated by the SEHK. GEM companies are usually not required to issue paid announcements in gazetted newspapers. 現時存 III 創業 板股份的 管斜只可以在 姚交所所提供的互聯網網站上找到。創業 板上市公司 一般要 须在烹報指定的報 童刊 登付 登公告。
- 2.4 You should seek independent professional advice if you are uncertain of or have not understood any aspect of this risk disclosure statement or the nature and risks involved in trading of GEM stocks. 假如對本風险技濟整明的內容為創業故市場的出程資產台創業板買賣的股份所涉風险有不明白之處,應來求獨立的專業意見。

3. RISK OF MARGIN TRADING

保證金買賣的風險

The risk of loss in financing a transaction by deposit of collateral is significant. You may sustain losses in excess of your cash and any other assets deposited as collateral with the licensed or registered person. Market conditions may make it impossible to execute contingent orders, such as "stop-loss" or "stop-limit" orders. You may be called upon at short notice to make additional margin deposits or interest payments. If the required margin deposits or interest payments are not made within the prescribed time, your collateral may be liquidated without your consent. Moreover, you will remain liable for any resulting deficit in your account and interest charged on your account. You should therefore carefully consider whether such a financing arrangement is suitable in light of your own financial position and investment objectives.

藉存放抵押品而為交易取得融資的虧損風險可能極大。你所蒙受的虧蝕可能會超過你存放於有關持牌人或註冊人作為抵押品的現金及任何其他 資產。市場情況可能使備用交易指示,例如止做"或限價"指示無法執行。你可能會存起時間內被要求存入額外的保證金款額或做付利息。假如 你未能在指定的時間內支付所需的保證金款額或利息,你的抵押品可能會在未經你的同意下被出售。此外,你將要為你的帳戶內因此而出現的 任何短欠裝額及需做付約利息負責。因此,你應根據本身的財政狀況及投資目標,仔細考慮這種融資安排是否適合你。

RISK OF PROVIDING AN AUTHORITY TO REPLEDGE YOUR SECURITIES COLLATERAL ETC 提供將你的證券抵押品等再質押的投權書的反除

- 4.1 There is risk if you provide the licensed or registered person with an authority that allows it to apply your securities collateral pursuant to a securities borrowing and lending agreement, repledge your securities collateral for financial accommodation or deposit your securities collateral as collateral for the discharge and satisfaction of its settlement obligations and liabilities. 向持牌人或註冊人提供授權書,客許其按照某份證券借貸協議書使用你的證券提押品、將你的證券抵押品,將你的證券抵押品再貸押以取得財務通驗,或將 你的證券抵押品存效為用以履行及清償其交收貸住及債務的抵押品,存在一定風險。
- 4.2 If your securities or securities collateral are received or held by the licensed or registered person in Hong Kong, the above arrangement is allowed only if you consent in writing. Moreover, unless you are a professional investor, your authority must specify the period for which it is current and be limited to not more than 12 months. If you are a professional investor, these restrictions do not apply. 假如你的證券或證券抵押品是由持牌人或註冊人在香港收取或持有的,則上述安排僅限於你已就此給予書面同意的情況下方行有效。此外,除 非你是專業投資者,你的授權書以須指明有效期,而該很有效期不得超逾 12 個月。若你是專業投資者,則有關限制並不適用。
- 4.3 Additionally, your authority may be deemed to be renewed (i.e. without your written consent) if the licensed or registered person issues you a reminder at least 14 days prior to the expiry of the authority, and you do not object to such deemed renewal before the expiry date of your then existing authority.

此外。假如你的持牌人或註冊人在有關授權的期限屆滿前最少14日向你發出有關授權將被視為已續期的提示,而你對於在有關授權的期限屆滿 前以此方式將該授權延續不表示反對,則你的授權將會在沒有你的書面同意下被視為已續期。

- 4.4 You are not required by any law to sign these authorities. But an authority may be required by licensed or registered persons, for example, to facilitate margin lending to you or to allow your securities or securities collateral to be lent to or deposited as collateral with third parties. The licensed or registered person should explain to you the purposes for which one of these authorities is to be used. 現時並無任何法例規定常必須發展這些授權書。然而,持牌人或註冊人可能需要授權書,以便例如的你提供保證金貸款或獲准將你的證券或證券抵押品借出予第三方或作為抵押品存放於第三方。有關持牌人或註冊人處自你關釋將為何種目的而使用授權書。
- 4.5 If you sign one of these authorities and your securities or securities collateral are lent to or deposited with third parties, those third parties will have a lien or charge on your securities or securities collateral. Although the licensed or registered person is responsible to you for securities collateral lent or deposited under your authority, a default by it could result in the loss of your securities collateral. 尚若你簽署授權書,而你的證券或證券抵押品已借出予或存放於第三方,該等第三方將對你的證券或證券抵押品具有留置權或作出押記。雖然 有關持牌人或註冊人根據你的授權書而借出或存放屬於你的證券或證券抵押品項對你負責,但上述持牌人或註冊人的違責行為可能會導致你損 失你的證券或證券抵押品。
- 4.6 A cash account not involving securities borrowing and lending is available from most licensed or registered persons. If you do not require margin facilities or do not wish your securities or securities collateral to be lent or pledged, do not sign the above authorities and ask to open this type of cash account. 大多數持牌人或註冊人均提供不涉及證券借貸的現金帳戶。假如你毋需使用保證金貸款,或不希望本身證券或證券抵押品被借出或遭抵押,則 切勿簽署上述的授權書,並應要求關立該等現金帳戶。

RISKS OF CLIENT ASSETS RECEIVED OR HELD OUTSIDE HONG KONG 在香港以外地方收取或持有的客户資產的風險

Client assets received or held by the Broker or its nominee(s) outside Hong Kong are subject to the applicable laws and regulations of the relevant overseas jurisdiction which may be different from the Securities and Futures Ordinance (Cap. 571) and the rules made thereunder. Consequently, such client assets may not enjoy the same protection as that conferred on client assets received or held in Hong Kong. 經紀或其代理人在香港以外地方收取或持有你的資產,是受到有關海外司法管轄區的適用法律及規例所監管的。這些法律及規例與《證券及期 貨條例》(第 571 章)及根據該條例制訂的規則可能有所不同。因此,有關你的之資產將可能不會享有賦予在香港收取或持有你的資產的相同係 陸。

RISK OF PROVIDING AN AUTHORITY TO HOLD MAIL OR TO DIRECT MAIL TO THIRD PARTIES 提供代存郵件或將郵件轉交第三方的投催書的风險

If you provide the Broker with an authority to hold mail or to direct mail to third parties, it is important for you to promptly collect in person all contract notes and statements of the Accounts and review them in detail to ensure that any anomalies or mistakes can be detected in a timely fashion.

假如你向經紀提供授權書,允許其代存郵件或將郵件轉交予第三方,那麼你便須盡速親身收取所有關於你的有關帳戶的成交單據及結算,並加 以詳細閱讀,以確保可及時債察到任何差異或錯誤。

RISK OF TRADING NASDAQ-AMEX SECURITIES ON THE SEHK 在聯交所買責納新達克-美國證券交易所證券的風險

The securities under the Nasdaq-Amex Pilot Program ("PP") are aimed at sophisticated investors. You should consult the Broker and become familiarized with the PP before trading in the PP securities. You should be aware that the PP securities are not regulated as a primary or secondary listing on the Main Board or GEM of the SEHK.

按照納斯達克-美國證券交易所試驗計劃(「試驗計劃」)掛牌買賣的證券是為熟悉投資技巧的投資者而設的。你在買賣該項試驗計劃的證券之 前,應先諮詢經紀的意見和熟悉該項試驗計劃。你應知悉,按照該項試驗計劃掛牌買賣的證券並非以聯交所的主板或創業板作第一或第二上市 的證券類別加以監管。

8. ELECTRONIC TRADING

電子交易

Trading on an electronic trading system may differ from trading on other electronic trading systems. If you undertake transactions on an electronic trading system, you will be exposed to risks associated with the system including the failure of hardware and software. The result of any system failure may be that your order is either not executed according to your instructions or is not executed at all. In particular, your attention is drawn to the following:

透過菜個電子交易系統進行買賣可能會與透過其他電子交易系統進行買賣有所不同。如果你透過菜個電子交易系統進行買賣,便須承受該系統 帶來的風險,包括有關系統硬件或軟件可能會失靈的風險。系統失靈可能會導致你的買賣盤不能根據指示執行,甚至完全不獲執行。請你尤其 注意以下各項:

(A) the internet is, and any other Electronic Media may also be, an inherently unreliable medium of data transmission and communication and that, accordingly, there are risks in conducting Transactions in the Account through the Electronic Trading Service or otherwise communication through the internet or any other Electronic Media; 互聯調本質上是一個不可靠的資料傳輸及這就媒介:而且任何其他電子媒介亦可能如此。因此: 在透過互聯調或任何其他電子媒介使用

互聯網本質上是一個人可靠的資料傳輸及進訊媒介,而且任何其他電子媒介亦可能如此。因此,在透過互聯網或任何其他電子媒介使用 電子交易服務進行交易或其他通訊時存在風險;

- (B) access to the website operated by the Broker or the Electronic Trading Service may at any time and from time to time be limited, delayed or unavailable, including during periods of peak demand, market volatility, systemic failures (including hardware and software failures), systems upgrades or maintenance or for other reasons; 與經紀的網站或電子交易服務接達可能因為高峰期、市場波動、系統故障 (包括硬件或軟件故障)、系統升級或維修或因其他原因而隨時及 不時確限制,並緩或贏法進行:
- (C) instructions given or transactions conducted through the internet or other Electronic Media may be subject to interruption, transmission blackout, delayed transmission or incorrect data transmission due to, where applicable, unpredictable traffic congestion, the publinature of the media used or other reasons; 透過互聯網或其化電子媒介發出的指示成進行的交易可能會由於(以適用者為準)無法預計的通訊量、所用媒介屬公開性質或其他原因而 受到千餐、出現傳給中齡,或具象傳輸E調或發生不正確製練的操稿;
- (D) instructions given through the internet or other Electronic Media may not be executed or may be delayed so that they are executed at prices different from those prevailing at the time the instructions were given;
- 透過互聯網或其他電子媒介交易而發出的指示可能不獲執行,或可能受到延誤,以致執行價格與指示發出時的通行價格不同;
- (E) communications and personal data may be accessed by unauthorized third parties; 未經授權第三方可能獲得通訊及個人資料;

唐或與投資者的幅戶有關的其他資料。

- (F) instructions given through the internet or other Electronic Media may be executed without being subject to human review; and 透過互聯網或其他電子媒介發出的指示可能不經人手審問而執行:及
- (G) the status of your instructions or orders for Transactions in the Account or execution thereof and your cash position, securities position or other details relating to your Account as reflected in any acknowledgement, confirmation or other record posted on the Broker's website may not be updated immediately. Such acknowledgement, confirmation or other record will only reflect . 刊登在經紀的網站的任何認收通知、確認書或其他記錄,其反映的客戶的證券交易指示或買賣盤的進度或該等指示或買賣盤的執行,以 及與投資者的帳戶有關投資者的規念狀況、商品狀況或其他資料,未必可以即時更新。

Transactions in your Account conducted through the Electronic Trading Service and that, in the case of doubt, you should contact the Broker to ascertain the status of your other Transactions in your Account or other details relating to your Account. 上述認收通知、確認書或其他記錄未必反映並非透過經紀的網站進行的交易,如有疑問,投資者應聯絡經紀,以確定投資者的交易的進

- 9 RISK ASSOCIATED WITH DERIVATIVE PRODUCTS TRADED ON HONG KONG EXCHANGES AND CLEARING LIMITED("HKEx") 在香港交易及結算所有限公司(「香港交易所」)頁負的衍生產品所附帶的風險
- 9.1 Derivative product investors are subject to the default risk of the product issuer. If the product issuer becomes insolvent and defaults on its obligations under the derivative product, the investors may not receive any payment from the product issuer and will lose their entire investment in the derivative product.
 衍生產品投資者需承受產品發行人之失責風險。倘若產品發行人破產及未能履行其對衍生產品的責任,投資者可能無法從產品發行人取回任何款項,並損失全數於衍生產品投資的金額。
- 9.2 The prices of derivative products may fall as rapidly as they may rise and may become valueless. The prices of derivative products may not match their theoretical price owing to external influences like market supply and demand factors. Their actual traded prices accordingly can be higher or lower than their theoretical prices. 衍生產品的價格可急升亦可急跌,更可能變成毫無價值。衍生產品的價格可能因外來因素如市場供求而有別於理論價。因此衍生 產品的實際買賣價可能高於或低於理論價。
- 9.3 The HKEx requires derivative product issuers to appoint a liquidity provider for derivative products, who will provide two way quotes to facilitate trading of the derivative product. If the liquidity provider defaults or ceases to perform its role, investors may not be able to buy or sell the product until a new liquidity provider is appointed and performs. 香港交易所要求衍生產品發行人為衍生產品委任一名流通量提供者,為衍生產品提供兩邊開盤方便買賣。若有流通量提供者失責

或停止履行其職責,投資者或就不能進行買賣,直至有新的流通量提供者獲委任並履行其職責為止。

9.4 Investors trading derivative products with underlying assets not denominated in Hong Kong dollar are subject to exchange rate risk. Currency rate fluctuations will adversely impact the underlying asset value as well as the derivative product price. Furthermore, if the relevant foreign currency is subject to exchange control, investors will need to convert the local currency into the relevant foreign currency for investing in that derivative product and it remains possible that investors may not receive the relevant foreign currency on redemption or sale of that derivative product.

若投資者所買賣之衍生產品的基礎資產並非以港幣為單位,投資者需面對外匯風險。貨幣兌換率的波動可對基礎資產價值及衍生 產品價格造成負面影響。此外,如相關外幣受外匯管制,投資者則須將本地貨幣兌換成相關外幣以投資於該衍生產品,衍生產品 獲贖回或出售,投資者亦可能不會收回相關外幣。

9.5 Uncollateralized derivative products are not asset-backed. In the event of the product issuer's bankruptcy, investors can lose their entire investment in the derivative product. Investors should carefully read the listing/offering documents to determine if a derivative product is uncollateralized.

非抵押衍生產品並沒有資產作擔保。倘若產品發行商破產,投資者可損失全數於衍生產品投資的金額。要確定衍生產品是否非抵 押衍生產品,投資者須細閱該產品之上市/銷售文件。

- 9.7 CBBCs have mandatory call feature and are therefore subject to early termination, upon which investors can lose all of their investments. 牛熊證設有強制收回機制,因此有可能被提前終止而投資者則可損失全部投資。
- 9.8 Tracking error refers to the difference between the performance of an Exchange Traded Fund ("ETF") and its underlying benchmark. Tracking errors can arise owing to factors like the impact of transaction expenses and fees incurred to the ETF, changes in the composition of the underlying benchmark and changes of the type of ETF. Besides, an ETF may be traded at discount or premium to its net asset value. The price discrepancy is caused by supply and demand factors, and may be likely to emerge during periods of high market volatility and uncertainty. This phenomenon may also be observed for ETFs which track specific markets or sectors that are subject to direct investment restrictions. 追蹤談差指交易所買賣基金的表現與相關基準的表現差距,追蹤談差出現可以是由於不同因素出現如交易所買賣基金的交易賣及其他費用、相關基準改變細合或交易所買賣基金種類改變。此外,交易所買賣基金的價格可能會高於或低於其資產淨值,當中原因可以及侵供於問題, 在市場大幅波動兼變化不定期間尤其多見,專門追蹤一些對直接投資設限的市場/行業的交易所買賣基金亦可能有此情况。

10. ADDITIONAL RISK OF TRADING IN RENMINBI ("RMB") - DENOMINATED SECURITIES 人民幣計價證券交易的額外風險

10.1 Investment risk

Like any securities investment, the prices of RMB securities may fluctuate, sometimes dramatically. The price of a RMB security may move up or down, and may become valueless. It is as likely that losses will be incurred rather than profit made as a result of buying and selling RMB securities. Investors may also suffer a loss even if RMB appreciates against Hong Kong dollars or other currencies. 沙音 词 伶

與任何證券投資一樣,人民幣證券價格有時可能會非常波動。人民幣證券價格可升可跌,甚至變成毫無價值。買賣人民幣證券 未必一定能夠賺取利潤,反而可能會招致損失。即使人民幣相對港幣或其他貨幣升值,投資者亦可能遭受損失。

10.2 Currency risk

Investing in RMB securities involves currency risk. RMB is not yet freely convertible in Hong Kong, and is subject to foreign exchange controls and restrictions. Particularly, conversion of RMB through banks in Hong Kong is subject to certain restrictions. It may be difficult for investors to convert RMB into Hong Kong dollars or other currencies or vice versa at any specific time, and conversion will be subject to conversion costs.

貨幣風險

投資人民幣證券涉及貨幣風險。人民幣現時並非可自由兌換,並受限於外匯管制及限制。尤其,經香港銀行進行人民幣兌換須 受一定限制,投資者有可能難以在某時間將人民幣兌換港元或其他外幣,反過來亦然;而兌換亦有兌換成本。

In addition, the value of RMB against Hong Kong dollars or other foreign currencies may be affected by a wide range of factors. There is no guarantee that RMB will not depreciate. A depreciation of RMB may result in a decrease in the market value of the RMB securities and the realization price of the RMB securities. For non-RMB based investors who are trading in RMB securities, they may also sustain loss in the event that they subsequently convert any RMB proceeds back to Hong Kong dollars or other base currencies.

此外,人民幣相對於港元或其他外幣的價值可受到諸多因素的影響。並無保證人民幣不會貶值。人民幣一旦貶值,會導致人民 幣證券的市值以及人民幣證券變現價格的降低。不以人民幣為基準貨幣的投資者如進行人民幣證券交易,可能還會在其以後將 交易所得的人民幣款項兌換回港元或其他基準貨幣時遭受損失。

There are also significant restrictions on the remittance of RMB into and out of the PRC. If the issuer of the RMB securities is not able to remit RMB to Hong Kong or make distributions in RMB due to exchange controls or other restrictions, the issuer may make distributions (including dividends and other payments) in other currencies. Investors may therefore be exposed to additional foreign exchange risk.

人民幣匯入及匯出中國境外受到很大的限制。如由於外匯管制或其他限制措施,人民幣證券的發行人不能將人民幣匯入香港或 不能以人民幣做出分配,則該發行人可能會以其他貨幣做出分配(包括股息及其他支付)。投資者可能會因而承受額外的外匯 風險。

10.3 Liquidity risk:

The liquidity and trading price of RMB securities may be adversely affected by the limited availability of RMB outside the PRC and the restrictions on the conversion of RMB. These factors may affect the amount of liquidity in RMB for investors and accordingly adversely affect the market demand for RMB securities.

流動性風險

由於中國境外可獲得的人民幣有限,人民幣的兌換又受到限制,人民幣證券的流動性和交易價格可能受到不利影響。這些因素 可對投資者的人民幣流動性造成影響,因而給人民幣證券的市場需求造成不利影響。

In addition, RMB securities are a new type of investment product in Hong Kong and there is no assurance that there will be a liquid secondary market in RMB securities. Investors may therefore not be able to dispose of the RMB securities at such prices, in such amounts and/or at such times at which they would wish to, or which they may otherwise be able to in respect of Hong Kong dollar denominated securities listed on The Stock Exchange of Hong Kong Limited. As a result of such liquidity risk, the trading price may not fully reflect the intrinsic value of the RMB securities.

此外,人民幣證券在香港屬於新投資產品,並無保證人民幣證券會有一個流動性充分的二級市場。因此投資者可能無法按其希 望的價格、數量及/或時間,或者無法按照其能夠出售在香港聯合交易所有限公司上市的港元計價證券的價格、數量及/或時間, 出售人民幣證券。由於此種流動性風險,交易價格可能並不完全反映人民幣證券的內在價值。herrisks:

The above represents only some of the risks generally associated with trading in RMB securities. RMB securities are also exposed to risk that are inherent in all investments such as default risk, counterparty risk, credit risk, market risk, interest rate risk etc. (where applicable). An investor should read the relevant prospectus or offering document for detailed information about the proposed offer and risk associated with the relevant RMB security and consider if the investment is suitable in light of his/her financial position, risk profile and other circumstances before deciding whether to invest in the relevant RMB security. Where in doubt, investors should consult their legal, financial or other professional adviser before making any investment decision.

其他風險

以上陳述只提及交易人民幣證券一般常見的風險。人民幣證券亦涉及其他任何投資的固有風險,例如違約風險、交易對手風 險、信貸風險、市場風險、利率風險等(如適用)。投資者在決定是否投資於有關人民幣證券之前,應先閒讀有關招股章程或 銷售文件,以瞭解該建議發售之詳細資料及有關人民幣證券涉及的風險,並應就本身的財務、風險概況及其他狀況,詳細考慮 投資有關人民幣證券是否切合本身特定的投資需要。如有任何疑問,投資者應在作出有關投資決定前向其法律、財務或其他專 業顧問導求建議。

PART V – DATA PRIVACY POLICY 第五部份 — 私穗政策

CIRCULAR RELATING TO PERSONAL DATA (PRIVACY) ORDINANCE

有關個人資料 (私隱)條例的客戶通知

(1) As a client (the "Client") of the Supreme China Securities Limited (the "Broker"), it is necessary from time to time for the Client to supply his/her personal data ("Personal Data"), within the meaning ascribed in the Personal Data (Privacy) Ordinance (Chapter 486 of the laws of Hong Kong) (the "Privacy Ordinance") to the Broker when opening or continuation of accounts, or in the establishment, continuation or provision of investment, dealing or related services.

作為智華證券有限公司之客戶(「客戶」),當申請開立或延續戶口或建立、延續或提供投資、交易或相關服務時,需不時向經紀提供有關之 個人資料(「個人資料」),按《個人資料(私隱)條例》(香港法例第 486 章)(「私隱條例」)所賦予之定義)。

(2) Failure to supply Personal Data may result in the Broker being unable to open or continue accounts or establish, continue or provide investment, dealing or related services.

若末能向經紀提供有關資料,將會導致經紀無法開立或延續戶口或建立、延續或提供投資、交易或相關服務。

- (3) Personal Data may also be collected in the ordinary course of continuation of the business with Broker 個人資料將可能在與經紀的正常業務往來過程中被收集。
- (4) Subject to the provisions of the Privacy Ordinance, any Personal Data may be used for the following purposes: 資料將可能用於下列用途:
 - the daily operation of the services provided to the Client; 為提供服務 给客户之日常運作;
 - (b) conducting credit checks;
 - 作信貸檢查; (c) ensuring ongoing credit worthiness of the Client;
 - 確保客户之信用維持良好;
 - (d) marketing investment, dealing or related services or products;
 - 宣傳投資、交易或相關服務或產品
 - (e) supporting any statements made in any documents in connection with the services of the Broker; 支援經紀在有關服務上作出之任何文件內之任何聲明;
 - (f) assisting other relevant parties, professionals, institutions or relevant regulatory authorities to verify certain facts in connection with the services of the Broker; 支援援助在有關服務上作出之任何文件內之任何聲明:
 - (g) meeting the requirements to make disclosures under the requirements of any laws and/or regulations binding on the Broker; 協助其他有關第三者、專業人員、機構及有關監管機構確認某些經紀在有關服務上之事實;
 - (h) forming part of the records of the recipient of the data as to the business carried on by it; and
 - 根據經紀須遵守之有關法例及或條例要求作出披露;組成接收資料者所經營業務的紀錄的一部份;及
 - any other purposes relating to or incidental to any of the above.
 與上述有關或隨附之其他用途。
- (5) The Broker will keep Personal Data confidential but the Broker may provide Personal Data to the following persons in furtherance of the purposes set in the above paragraph (4):

经纪會把個人資料保密,但為達至上述第(4)段所述的用途,經紀可能會把有關資料提供給;

- (a) any agent or third party service provider who provides services to the Broker in connection with the operation of its business;
 任何中間人,或提供與經紀業務運作有關服務之第三者服務供應人;
- (b) any appropriate person under a duty of confidentiality to the Broker which has undertaken to keep such information confidential; 任何對經紀有保密責任之過當人仕:
- (c) any person or institution with which the Client has or proposes to have dealings; 任何與間下已有或建議有交易之人仕及機構;
- (d) credit reference agencies and debt collection agencies (in the event of default payment); 信貸諮詢機構及(發生拖欠付款時)收載公司;
- (e) any regulatory authorities or exchanges which relate to or govern any business of the Broker; 任何管治或與經紀業務有關的監管機構及交易所;
- (f) any assignee, transferee, delegate, successor or person to whom the account of the Client is transferred and the authorised person of the Client; and

任何承讓人、受讓人、代表、繼承人或獲轉讓有關帳戶之人士及授權人士;及

- (g) any of the Broker's actual or proposed assignee or participant or sub-participant or transferee.
 任何經紀之實在或建議受讓人或參與人或附屬參與人或受讓人。
- (6) The Personal Data may be transferred to any place outside Hong Kong, whether for the processing, holding or use of such data outside Hong Kong, and also to service providers which offer services to the Broker in connection with the operation of its business. 家戶同意個人資料可轉到香港以外的任何地點 (不論是用作在香港以外處理、持有或使用該筆資料),並同意可轉發給其業務經營而提供服務的 服務提供者。
- (7) To the extent permitted by law, the Personal Data collected by the Broker from time to time may be used and disclosed in accordance with the Data Privacy Policy.
 - 在法律許可的範圍內,客戶同意經紀不時收集的個人資料可按照私隱政策的規定使用及披露。
- (8) In accordance with the terms of the Privacy Ordinance, any individual has the right to: 根據私隱條例中之條文,任何人有權:
 - (a) check whether the Broker holds data about him/her and access to such data; 審查經紀是否持有他/她的資料及查閱有關之資料;
 - (b) require the Broker to correct any data relating to him/her which is inaccurate; 要求經紀改正有關他/她不準確之資料;
 - (c) ascertain the Broker's policies and practices in relation to data and be informed of the kind of personal data held by the Broker; and 查悉戀紀對於資料之政策及實際運用及被通知戀紀持有何種個人資料:及
 - (d) in relation to customer credit, request to be informed which items of personal data are routinely disclosed to credit reference agencies or debt collection agencies, and be provided with further information to enable the making of an access and correction request to the relevant credit reference agency or debt collection agency. 就客戶信貸而要求獲通知哪項個人資料是例行披露予信貸站詢機構或收數公司,以及獲提供進一步的資訊以便向有關的信貸諮詢機構或 收數公司作出意閱及改正要求。
- (9) In accordance with the Privacy Ordinance, the Broker has the right to charge a reasonable fee for the processing of any data access request. All requests for access to data or correction of data (when client considers that his/her personal data, supplied by the Broker following a data access request, are inaccurate) or for information regarding policies and practices and kinds of data held should be addressed as follows: 根據私隱條例規定,總起有權就處理任何查閱資料之要未收取合理費用,任何關於資料查閱或改正資料 (當客戶認為由鏈起所提供有關他/她的 資料不準嗪時)或關於資料比較及實際應用或資料種類之要求,應高戶可为人任提出:

DATA PRIVACY OFFICER SUPREME CHINA SECURITIES LIMITED Room 2506, 25/F., Tai Tung Building, 8 Fleming Road, Wanchai, Hong Kong Telephone Number: (852) 3898-1898 私隱資料主任 智華證券有限公司 香港灣仔菲林明道8號大同大廈 25樓 2506室 電話: (852) 3898-1898