



WINBULL SECURITIES INTERNATIONAL (HONG KONG) LIMITED

盈寶證券國際(香港)有限公司

CASH CLIENT'S AGREEMENT

現金客戶協議書

Version 2025.05

Winbull Securities International (Hong Kong) Limited ("WBS"), a licensed corporation to carry on Type 1 (Dealing in Securities), Type 4 (Advising on Securities) and Type 9 (Asset Management) under the Securities and Futures Ordinance (Cap.571) (CE No. : BRG131)

盈寶證券國際（香港）有限公司（“盈寶證券”）為一間核准從事《證券及期貨條例》（香港法例第五七一章）中第一類（證券交易）、第四類（就證券提供意見）及第九類（提供資產管理）受規管活動之持牌法團（中央編號：BRG131）

CASH CLIENT'S AGREEMENT

現金客戶協議書

THIS AGREEMENT is made the date stated in the Client Account Opening Execution Form:

本協議由以下雙方於客戶開戶執行表格所列之日期簽署：

BETWEEN

(1) Winbull Securities International (Hong Kong) Limited, a company incorporated in Hong Kong with its registered office and business address at Rooms 2202-3, 22/F, Jubilee Centre, 18 Fenwick Street / 42-46 Gloucester Road, Wan Chai, Hong Kong and a licensed corporation [CE No. BRG131] for Type 1 regulated activity (dealing in securities) .Type 4 regulated activity (advising on securities) and Type 9 (Asset Management)under the Securities and Futures Ordinance and an exchange participant of The Stock Exchange of Hong Kong ("the Company"); and
盈寶證券國際(香港)有限公司 ("本公司")，為一間在香港註冊成立的公司，其註冊及營業地址為香港灣仔分域街十八號捷利中心22樓2202- 2203室，並為根據《證券及期貨條例》就第一類受規管活動(證券交易)及第四類受規管活動(就證券提供意見)及第九類(提供資產管理)受規管活動之持牌法團(中央編號： BRG131)，及聯合交易所有限公司交易所參與者；及

(2) The party whose name, address and details are set out in the Account Opening Form ("the Client").
當事方 ("客戶")，其名稱、地址和相關資料列於開戶表格中。

In consideration of the Company's opening and maintaining at the Client's request one or more securities trading account(s) ("the Account") for the Client and the Company's agreeing to act as the Client's agent or broker for the execution of orders for the purchase or sale of securities of every type and description, the Client hereby agrees to effect Transactions as hereinafter defined subject to the following terms and conditions of this Cash Client's Agreement ("the Agreement"):-

鑑於本公司諮詢客戶要求開立及持續運作一個或多個證券買賣賬戶 ("賬戶") 紿客戶；又鑑於本公司同意作為客戶的代理或經紀，執行各式及各類證券買賣交易指示(見下文釋義)，客戶茲同意根據下列本協議書的條件進行交易 ("協議書") :-

1. The Account

賬戶

1.1 The Client confirms that the information provided in the Account Opening Form is complete and accurate. The Client will undertake to inform the Company of any material changes to that information. The Company is authorized to conduct credit enquiries on the Client to verify the information provided.

客戶確認「開戶表格」所載資料均屬完整及正確。倘該等資料有任何重要變更，客戶將會通知本公司。客戶特此授權本公司對客戶的財政信用進行查詢，以核實上述表格所載資料。

1.2 The Company will keep information relating to the Client's Account confidential, but may provide any such information to The Stock Exchange of Hong Kong Limited ("Exchange"), Hong Kong Securities Clearing Company Limited ("the Clearing House") Securities and Futures Commission ("SFC") and exchanges, clearing houses, regulators of the relevant jurisdiction for Foreign Securities to comply with their requirements or requests for information, and to any of the company's branches, Associates and Correspondent Agent, without any consent from or notification to the Client

本公司將會對客戶賬戶的有關資料予以保密，但本公司可以根據香港聯合交易所有限公司 ("聯交所")，香港中央結算有限公司 ("中央結算") 及證券及期貨事務監察委員會 ("證監會") 及外地證券有關之交易所，結算所，監管機構的規定或應其要求，將該等資料提供予以上機構，本公司亦可以在無需通知客戶或徵求客戶同意下，將該等資料提供予本公司任何分行或聯營公司。

2. Laws and rules

法例及規則

All transactions in securities which the Company effects on the Client's instructions ("Transaction") shall be effected in accordance with all laws, rules and regulatory directions applying to the Company. This includes the rules of SFC and the Exchange and of the Clearing House. All actions taken by the Company in accordance with such laws, rules and directions shall be legally binding on the Client. For the Transaction in relation to Foreign Securities, the Company shall effect on the Transaction in accordance with all relevant laws, rules and regulatory directions in the relevant jurisdiction applying to the Company and/or the Transaction.

本公司按客戶的指示而進行的一切證券交易 ("交易")，須根據適用於本公司的一切法例、規則和監管指示的規定而進行。這方面的規定包括證監會、聯交所及中央結算的規則。本公司根據該等法例、規則及指示而採取的所有行動均對客戶具有法律約束力。有關外地證券，本公司將以有關法律，規則及監管指令以完成該等交易。

3. Authority

授權

3.1 The Client (in the case of a corporation) authorizes the Authorized Persons to represent the Client in all matters in relation to all Transactions with the Company and to sign on the Client's behalf all Agreements and documents relating to the Account and its operation, including this Agreement. All such documents and Instructions shall be absolutely and conclusively binding on the Client. The Client agrees that the Company is entitled to act on the Instructions of the Authorized Persons until the Client notifies the Company in writing that the authorization has been revoked or varied.

客戶（此處指公司客戶）授權予獲授權人士在與本公司進行的所有交易事務中代表客戶，及代表客戶簽署與賬戶及其操作相關的所有協議和文件。所有這類文件和指示對客戶有絕對的、最終的約束力。客戶同意本公司有權依據獲授權人士的指示行動，直到客戶書面通知本公司撤銷或變更該授權為止。

3.2 If the Client (in the case of an individual) wishes to appoint Authorized Persons, the Client shall in addition to completing the Account Opening Form, furnish to the Company a duly executed power of attorney or other similar instrument of appointment in a form prescribed by or acceptable to the Company. The Client agrees that the Company is entitled to act on the Instructions of the Authorized Person until the Client notifies the Company in writing that the power of attorney has been revoked or varied.

如果客戶（此處指個人客戶）要指定獲授權人士，則客戶在填寫完開戶表格之外，還要以本公司規定或可接受的格式向本公司提交正式簽署的授權書或類似的委任文件。客戶同意本公司有權依據獲授權人士的指示行動，直到客戶書面通知本公司撤銷或變更該授權為止。

3.3 The Client acknowledges and agrees that the Client retains full responsibility for all Transactions and the Company is responsible only for the execution, clearing and carrying of Transactions and has no responsibility or obligation regarding any conduct, action, representation or statement of any introducing firm, investment advisor or other third party in connection with the Account or any Transaction therein. In relation to Transactions entered by the Client not as a result of the Company's recommendation or solicitation, the Company is not responsible to the Client with respect to the suitability of the Transaction. Nor is the Company responsible for the profitability, tax, legal or accounting consequences of any Transactions.

客戶承認並同意，客戶對所有交易負有完全的責任，本公司只對交易的執行、結算和進行負責，本公司對於與賬戶或交易有關的介紹公司、投資顧問或其他第三方的任何操守、行動、陳述或聲明概不承擔義務和責任。客戶進行的交易不是本公司推薦或誘導的結果，本公司不會對客戶進行的交易的合適性承擔責任。本公司亦不會對任何交易的盈利、稅項、法律和會計的後果承擔責任。

3.4 Any advice or information provided by the Company, its directors, officers, employees or agents, whether or not solicited, shall not constitute an offer to enter into a transaction, or an investment recommendation. The Client independently and without reliance on the Company, makes its own judgments on Transactions.
由本公司、本公司的董事、高級職員、僱員或代理人提供的任何意見或資料（不論是否被要求的）都不應構成進行交易的要約或投資的建議。客戶應獨立地並且不依賴本公司，作出其本身的交易的判斷。

3.5 The Client authorizes the Company to instruct such Correspondent Agent as the Company may in its absolute discretion select to execute Transactions and acknowledges that the terms of business of such Correspondent Agent and the rules of any exchange and clearing House (including the same outside Hong Kong) on and through which such Transactions are executed and settled shall apply to such Transactions and shall be binding on the Client.
客戶授權本公司可經由有絕對酌情權下選擇的業務代理執行交易；客戶確認該業務代理的業務條款及進行交易及結算的任何交易所與結算所(包括外地有關機構)的規則將適用於這類交易，並對客戶具有約束力。

4. Transaction

交易

4.1 The Company will act as the Client's agent in effecting Transaction unless the Company indicates in the statement or confirmation relevant to such Transaction that the Company is acting as principal. For the avoidance of doubt, in the case in any trading of Foreign Securities, the Company will be maintaining an omnibus account with the Correspondent Agents.
除本公司（在結單或其他確認單據內）註明以自己本身名義進行交易外，本公司將以客戶的代理人身份進行交易。為免生疑問，有關外地證券的交易，本公司將與業務代理設立綜合賬戶。

4.2 The Client agrees that the Client will only place sale orders with the Company in respect of securities which the Client presently owns.
客戶同意祇會就客戶當時實際擁有的證券向本公司發出沽售指令。

4.3 On all Transaction, the Client will pay the Company's fee, commissions, charges and disbursements incurred by the Company, as notified to the Client, as well as applicable levies, trading fee and clearing fee imposed by the SFC, the Exchange and the Clearing House, as the case may be, and all applicable stamp duties. The Company may deduct such commissions, charges, levies, trading fee and clearing fee and stamp duties from the Account. The Company shall have absolute rights to amend the above fees and charges ("Fee Schedule") for the Account. An amendment notice will be posted at the website at www.winbull.vip The Client should visit the Company's website from time to time for obtaining the latest fee schedule thereof.
客戶會就所有交易支付本公司通知客戶的佣金和所有收費，繳付證監會、聯交所、中央結算的適用交易徵費、交易費及結算費，並繳納所有有關的印花稅。本公司可以從賬戶中扣除該等佣金、收費、交易徵費、交易費、結算費及印花稅項。本公司有絕對權利不時修訂上述賬戶的收費（“收費表”），修訂通知會刊載於本公司網站 www.winbull.vip 內，而客戶可不時登入本公司網站以獲得最新之收費表。

4.4 Unless otherwise agreed, the Client agrees that when the Company has executed a purchase or sale transaction on the Client's behalf, the Client will be the due settlement date make payment to the Company against delivery of credit to the Company's account for purchased securities, or make good delivery of sold securities to the Company against payment, as the case may be.
除非另行商定，客戶同意於本公司經已代客戶進行一項買入或賣出交易時，客戶將於到期交收日期，向本公司支付有關賬戶買入證券所需之款項，或者交出有關賬戶賣出之證券（視具體情況而定）。

4.5 Unless otherwise agreed, the Client agrees that should the Client fail to make such payment or delivery of securities by the due date as mentioned above, the Company is hereby authorized to:

除非另行商定，客戶同意，倘若於上述到期交收日期，客戶未支付該等款項或者交出證券，本公司有權進行：

- in the case of a purchase Transaction, transfer or sell any such purchased securities to satisfy the Client's obligations to the Company; or
若為買入交易，將任何該等買入之證券轉讓或出售，以償還客戶拖欠本公司之款項；或
- in the case of a sale Transaction, to borrow and/or purchase such sold securities to satisfy the Client's obligations to the Company.
若為賣出交易，借入及／或買入該等賣出之證券，以償還客戶欠本公司之證券。

4.6 The Client will be responsible to the Company for any losses and expenses resulting from the Client's settlement failures.

客戶將會負擔本公司因客戶未能進行交收而引起的任何損失及開支。

4.7 The Client agrees to pay interest on all overdue balance (including interest arising after a judgment debt is obtained against the Client) at such rates and on such other terms as the Company has notified the Client from time to time.

客戶同意就所有逾期未付款項（包括對客戶裁定的欠付債務所引起的利息），按本公司不時通知客戶的利率及其他條款支付利息。

4.8 In the case of a purchase Transaction, if the selling broker fails to deliver on the settlement date and the Company has to purchase securities to settle the Transaction, the Client shall not be responsible to the Company for the costs of such purchase.

就買入交易而言，倘賣方經紀未能於交收日內交付證券，導致本公司須買入證券進行交收，客戶毋須為買入該等證券的費用向本公司負責。

4.9 In relation to any Over-the-Counter ("OTC") transactions, including without limitation trading of any New Securities before their listing on the Exchange and Foreign Securities, entered or to be entered into by the Client, the Client acknowledges and agrees that:

客戶就其已進行或將予進行的任何場外（Over-the-Counter）交易（包括但不限於任何新證券在交易所上市前的交易或外地證券）承認及同意：

- (i) subject to Clause 4.1 above and Clause 7.1 below, the Company is acting as an agent for the Client and does not guarantee the settlement of such OTC transactions;
在上述第4.1條及下述第7.1條的規限下，本公司擔任客戶的代理，並不保證此等場外交易之結算；
- (ii) the Client's orders may be partially executed or not executed at all. Trades executed will be cancelled and void if the relevant security subsequently fails to list on the Exchange;
客戶的指示可能只有部份執行或全部未能執行。倘有關證券其後無法在交易所上市，已執行的交易將會被取消及成為無效；
- (iii) in the event that the Client in selling any Securities fails to deliver such Securities, the Company is entitled to purchase in the market (at the prevailing market price) the relevant Securities required for delivery in respect of such sale effected for the Client in order to complete the settlement of the relevant transaction. The Client shall bear all losses arising out of or in connection with such transaction.
如沽出證券的客戶無法交付此等證券，本公司有權為客戶就此項已進行的銷售

在市場購入相關的證券（以當時市價），以完成相關交易的結算。客戶須承擔此項交易引致或招致的一切虧損；

- (iv) in the event that (1) the Client buys Securities from a seller and such seller fails to deliver the relevant Securities and (2) the purchase of the relevant Securities cannot be effected or the Company in its absolute discretion determines not to purchase the relevant Securities pursuant to Clause 4.8 (iii), the Client will not be entitled to obtain the relevant Securities at the matched price and shall only be entitled to receive the money paid for the purchase of the relevant Securities;
倘若(1)客戶向賣方購入證券，而該賣方無法交付相關證券及(2)未能購入相關證券或本公司行使絕對酌情權決定根據第4.8(iii)條規定不購入相關證券，客戶無權以配對價格取得相關證券，並且只有權收取買入相關證券所付的款項；
- (v) in the event that the Client in buying any Securities fails to deposit the necessary settlement amount, the Company is entitled to sell any and all Securities or collateral held in its Account and use the sale proceeds after deducting all costs in settlement of the transaction. However, if the Client is the seller under such transaction and such transaction cannot be settled, the Client shall only be entitled to the relevant Securities but not the sale proceeds of the relevant Securities; and
倘若購買任何證券的客戶無法存入所需的結算款項，本公司有權出售其賬戶內任何及所有證券或抵押品，以及使用經扣除結算交易所有費用後的出售所得款項。然而，如客戶於該宗交易內屬於賣方，而該宗交易未能結算，則客戶只可 獲得相關證券，而並非相關證券的出售所得款項；及
- (vi) without prejudice to the above, the Client shall bear its own losses or expenses and shall be responsible to the Company for any losses and expenses resulting from its and/or its counterparty's settlement failures.
在不影響上文所載的原則下，客戶須自行承擔虧損及開支，並就其及／或其交易對手無法結算所招致的任何虧損及開支向本公司負責。

- 4.10 In relation to any trading in Foreign Securities, the Client hereby agrees, understands, and acknowledges that the execution and settlement such transactions shall be subject to the rules, laws and regulations of the relevant exchange, clearing house and regulator of the relevant jurisdiction.
關於外地證券交易，客戶同意，明白及承認有關交易的執行及交收將以有關司法管轄區之法律，法規及有關交易所，結算所及監管機構之規例進行
- 4.11 In relation to any trading in Foreign Securities, the Company shall inform the Client in writing about the trading time, method of orders and settlement from time to time. The Client agrees and confirms that such notice(s) shall be an agreement between the Company and the Client in relation to the transactions of the relevant Foreign Securities.
關於外地證券交易，本公司將以不時書面通知客戶有關交易時段，下盤方式及交收方法，客戶同意及確認，該等通知將為本公司及客戶有關外地證券交易之協議。
- 4.12 In relation to any trading in Foreign Securities, the Client hereby agrees, understands, and acknowledges that the Company may engage and/or appoint an execution broker (Hong Kong and/or foreign regions), for handling all the execution and settlement of transactions. Such transactions shall be subject to the rules, laws and regulations of the relevant exchange, clearing house and regulator of the relevant jurisdiction.
關於外地證券交易，客戶同意，明白及承認，本公司或會聘用及/或委任第三方的執行經紀（香港及/或海外地區），以處理所有交易的執行及交收。有關交易的執行及交收將以有關司法管轄區之法律，法規及有關交易所，結算所及監管機構之規例進行。
- 4.13 The Client understands and acknowledges that the Company may not execute the transactions in relation to Foreign Securities within the time(s) and at the price(s) as

specified by the Client or execute the transactions at the best or market price of Foreign Securities. The Client agrees and confirms that the Company shall not be responsible for any loss and/or damage arising from such execution of transactions. The Company may at its absolute discretion to execute only part of the orders placed by the Client for the Foreign Securities and the Client agrees that such part of the placements and the transactions shall be binding on the Client.

客戶明白及承認本公司可能不可在客戶指定的時間內及價格完成交易或不可以最佳市場價格完成交易。客戶同意及確認本公司將不為所完成交易所引致的任何損失負上任何責任，本公司可運用其酌情權以完成部份客戶有關外地證券交易的指示，而客戶同意接受該部份完成交易所約束。

4.14 The Client understands and acknowledges that in relation to the trading for the Foreign Securities, the Client may not have any protection under the laws and regulations of the relevant jurisdiction. The Client further agrees that, when in doubt, the Client shall consult with legal advisers of the relevant jurisdiction. The Client accepts that there may be taxes or charges payable to relevant authorities in respect of any instructions and that the Company shall not be liable for any of such cost.

客戶明白及承認有關外地證券交易，客戶可能不會受到有關司法權地方的法律及規例保障。客戶更同意如遇有疑問時，應於有關司法管轄區諮詢或取得法律及專業意見。客戶同意支付就有關任何指示可能須繳付的稅項或收費，本公司並不須就該等費用負上任何責任。

5. Order and Order Recording

買賣指示及電話記錄買賣指示

5.1 The Company may accept instructions from the Client (or its Authorized Person) for order of Transaction by telephone. The Company may also accept instructions in the Company's prescribed order form signed by the Client in the Company's presence. In all cases, the Company shall time-stamp such instructions in the order as they are received.

本公司可接納客戶（或其授權人士）用電話買賣證券。本公司亦可接納客戶親臨本公司辦公室填寫本公司的買賣證券指示表格。全部的指示，本公司將以其次序前後蓋上時間印章。

5.2 The Client declares that the Company shall not be liable for delay in acting or for any inaccuracy, interruption, error or delay or failure in transmission of the Client's instructions by facsimile unless there is fraud or willful default on the Company's part.

客戶聲明，除非本公司欺詐或蓄意失責，否則本公司無須因延遲執行，或客戶透過圖文傳真方式發出的指示在傳送上所出現的誤差、干擾、出錯、延遲或未能傳達而負責。

5.3 In the event of receipt of conflicting instructions, the Company may refuse to act on any of the instructions until the Company has received unequivocal instructions.

倘若本公司收到互相抵觸的指示時，本公司可拒絕執行任何此等指示，直至接到明確的指示為止。

5.4 The Company may, in the Company's absolute discretion, refuse to accept instructions without giving any reason therefor, but shall not in any circumstances whatsoever be liable for loss of profit, damages, liability, cost or expenses suffered or incurred by the Client arising out of such refusal.

本公司有絕對酌情權決定拒絕客戶的指示而無須對此作出解釋，並且無須在任何情況下對此拒絕所引致客戶失去的盈利、損失、經濟責任、支出或費用作出負責。

5.5 The Company may record telephone conversation in connection with receiving orders and instructions through the Company's telephone recording system. The Client acknowledges that such records are the Company's sole property and they will be accepted as final and

conclusive evidence of the orders or instructions given in case of disputes.

客戶同意本公司可由本公司的電話錄音系統記錄電話交談中有關買賣指示。客戶承認該記錄由本公司擁有，並接受如有糾紛時，此錄音為最後及最終之証據。

5.6 Where a discrepancy occurs between instructions given by telephone or facsimile and any other means, including any subsequent written confirmation, the Company's record of the telephone instruction or facsimile instructions shall prevail.

凡經電話或圖文傳真發出的指示，與後來以書面發出的指示在意義上有差異時，則須以本公司的電話錄音或收到的圖文傳真指示記錄為準。

5.7 For the avoidance of doubt, the Company is only obliged to keep the telephone recordings up to the retention period in accordance with regulatory requirements in Hong Kong or as required relevant overseas regulator(s) for trading in Foreign Securities, if any.

為免生疑問，本公司只有責任將電話記錄存放至有關香港或海外監管機構（如是外地證券）所指定的存放期。

6. Short Selling

沽空

Save and except for the covered short selling (as a result of borrowing these Securities), the Client undertakes that it will not effect any short selling order through the Company.

除借貨沽空外，客戶承諾不會通過本公司進行任何沽空指示。

7. Conflict of Interest

利益衝突

7.1 The Client acknowledges and agrees that the Company, its directors, officers or employees and its Correspondent Agent may trade on its/their own account or on the account of an Associate.

客戶承認並同意本公司及其董事、高級職員或僱員及其業務代理可以為其本身賬戶或聯營公司賬戶進行交易。

7.2 The Company is authorized to buy, sell, hold or deal in any Securities or take the opposite position to the Client's order whether it is on the Company's own account or on behalf of an Associate or its Clients.

本公司有權（不論本公司是作自行買賣或代表聯營公司或其他客戶）買入、賣出、持有或買賣任何證券、或採納與客戶指示對立的倉盤買賣。

7.3 The Company is authorized to match the Client's orders with those of other Clients.

本公司有權將客戶指示與其他客戶的指示進行對盤。

7.4 The Company is authorized to effect Transactions in Securities where the Company or its Associate has a position in the Securities or is involved with those Securities as underwriter, sponsor or otherwise.

本公司有權對本公司或其聯營公司有持倉或就該證券作為包銷商、保薦人或其他身份的證券進行交易。

7.5 In any of the situations referred to in this Clause the Company shall not be obliged to account to the Client for any profits or benefits obtained.

在本條款中提及的任何情況下，本公司都不負有對客戶說明所有得利潤或利益的義務。

8. Client Identity/Ultimate Beneficiary

客戶身份／最終受益人

8.1 Subject to the provisions herein, the Client shall, in respect of transaction in which the

Client is not acting as principal, immediately upon demand by the Company inform SFC and/or the Exchange of the identity, address and contact details of: -
在符合本協議書中條文的規定下，凡有關客戶並非以主人或最終受益人之身份進行的交易，客戶將應本公司要求即時向證監會及／或聯交所提供的受益人下列資料：-

- (i) the person or entity ultimately responsible for originating the instruction in relation to the relevant transaction; and
最終負責引發有關交易的指示的人士或實體的身份、地址及聯絡詳情；及
- (ii) the person or entity that stands to gain the commercial or economic benefit of the relevant transaction and/or bear its commercial or economic risk,
會獲取有關交易的商業或經濟利益或須承擔其商業或經濟風險的人士或實體的身份、地址及聯絡詳情，

and, in case of an entity, the investment fund or account, the manager of that entity, the investment fund or account.

並且，如實體者是投資基金或賬戶，則提供該投資基金或賬戶的經理人資料。

8.2 The Client hereby declares that if the Client is not the true owner/ultimate beneficiary or originator of instructions of the Account, the Client will complete the detailed information in the Account Opening Form.
客戶茲聲明如若客戶非是賬戶的主人或最終受益人，客戶須在開戶表格填寫詳情及資料。

9. Depositing of Securities Collateral

證券抵押品的存放

9.1 Any securities which are held by the Company or the Company's associated entity for safekeeping may, at the Company's discretion: -
寄存本公司或本公司的有聯繫實體妥為保管的任何證券，本公司可以酌情決定：-

- (i) be deposited in safe custody in a segregated account which is designated as a trust account or client account established and maintained in Hong Kong by the Company or the Company's associated entity with the Clearing House, an authorized financial institution, a custodian approved by the SFC or another intermediaries licensed for dealing in securities;
存放於本公司或本公司的有聯繫實體在中央結算、認可財務機構、獲香港證券及期貨事務監察委員會核准的保管人或另一獲發牌進行證券交易的中介人處開立的獨立賬戶作穩妥保管，而該賬戶是指定為信託賬戶或客戶賬戶並由本公司或本公司的有聯繫實體為持有本公司的證券抵押品目的而在香港開立及維持的；
- (ii) be deposited in an account in the name of the Company or the Company's associated entity (as the case may be) with an authorized financial institution, a custodian approved by the SFC or another intermediary licensed for dealing in securities; or
存放於以本公司或本公司的有連繫實體（視屬何情況而定）的名稱在認可財務機構、獲香港證券及期貨事務監察委員會核准的保管人、或另一獲發牌進行證券交易的中介人所開立的賬戶；或
- (iii) in the case of registrable securities, be registered in the Client's name or in the name of the Company or the Company's associated entity.
(如屬可註冊證券)以客戶的名稱或以本公司或本公司的有聯繫實體名稱登記。

9.2 Where securities are not registered in the Client's name, any dividends or other benefits arising in respect of such securities shall, when received by the Company, be credited to the Client's Account or paid or transferred to the Client, as agreed with the Company.

Where the securities form part of a larger holding of identical securities held for the Company's clients, The Client shall be entitled to the same share of the benefits arising on the holding as the Client's share of the total holding.

倘證券未以客戶的名義登記，本公司於收到該等證券所獲派的任何股息或其他利益時，須按客戶與本公司的協議存記入客戶的賬戶或支付予或轉賬予客戶。倘該等證券屬於本公司代客戶持有較大數量的同一證券的一部份，客戶有權按客戶所佔的比例獲得該等證券的利益。

9.3 The Company has the Client's written authority under section 148 of the Securities and Futures Ordinance to:

客戶根據【證券及期貨條例】第 148 條以書面授權本公司：-

(i) deposit any of the Client's securities with an authorized financial institution as collateral for an advance or loan made to the Company, or with the Clearing House as collateral for the discharge of the Company obligations under the clearing system; 將客戶的任何證券存放在認可財務機構，作為本公司所獲墊支或貸款的抵押品，或者存放在中央結算，作為履行本公司在結算系統下之責任的抵押品；

(ii) borrow or lend any of the Client's securities, and/or
借貸客戶的任何證券；及／或

(iii) otherwise part with possession (except to the Client or on the Client's instructions) of any of the Client's securities for any purpose.

基於任何目的以其他方式放棄客戶的任何證券之持有權（交由客戶持有或按客戶的指示放棄持有權除外）。

9.4 The Company is not bound to deliver securities belonging to the Client bearing serial numbers identical with those transferred to the Client so long as the securities delivered are of the same class, nominal amount and rank pari passu with those originally transferred subject always to any capital re-organization which may have occurred in the meantime.本公司交回客戶的證券，其編號無須與轉讓予客戶的證券編號相符，只要該等證券是同類型，而值相等及其權益與原本轉讓予客戶的證券相同，當然除了受其間資本重組另有規定外。

10. Monies in the Account

帳戶中的款項

10.1 Any cash which are received or held by the Company on the Client's behalf, other than cash received by the Company in respect of Transaction and which is on-paid for settlement purpose or payable to the Client, shall be credited to one or more segregated accounts, each of which shall be designated as a trust account or client account, established and maintained in Hong Kong with an authorized financial institution or any other person approved by the SFC. Subject to mutual agreement between the parties hereto, no interest is payable.

由本公司代客戶在香港收取或持有的現金，除了本公司收取客戶的現金作為交易的交收之用或轉付予客戶之外，須存入在認可財務機構或監察委員會批准的任何其他人士處所開立的一個或多於一個的獨立賬戶內，而每個該等賬戶均須指定為信託賬戶或客戶賬戶並在香港開立及維持。除非雙方另有共同協議外，無須支付此賬戶內產生的利息款項。

10.2 Payment to the Account shall constitute payment to the Client for all purposes.

本公司支付入賬戶的款項得作為達到對客戶款項支付的目的。

11. Set-off and lien

抵銷及留置權

In addition and without prejudice to any general liens, rights of set-off or other similar rights to which the Company may be entitled under laws or the Agreement, all securities, receivables,

monies and other property of the Client (held by the Client either individually or jointly with others) held by or in the possession of the Company at any time shall be subject to a general lien in the Company's favor as continuing security to offset and discharge all of the Client's obligations, arising from the Transaction and/or the Client's obligations in the Agreement.

在不損害本公司依照法律或本協議所附加應享有之一般留置權、抵銷權或相類權利前提下，對於客戶交由本公司代管或在本公司內存放之所有證券、應收賬、款項及其他財產（不論是客戶個人或與其他人士聯名所有）權益，本公司均享有一般留置權，作為持續的抵押，用以抵銷及履行客戶因進行證券買賣而對本公司負上的所有責任。

12. Miscellaneous

一般規定

12.1 All securities held for the Client's Account shall be subject to a general right of disposal in the Company's favor, for the performance of the Client's obligations to the Company arising in respect of dealing in securities for the Client. The Company may at any time, without prior notice to the Client, apply any credit balances (including amount payable to the Client arising from sale of securities) in any currencies to which the Client is at any time beneficially entitled on any accounts opened with the Company to set-off against any liabilities owed to the Company (including amount payable to the Company arising from the purchase of securities).

所有客戶戶口內的證券均受制於本公司的全面處置權，以確保客戶履行本公司代客戶買賣證券而產生的責任。本公司可於任何時間而無須通知客戶，運用客戶於本公司開設之任何戶口的任何幣值結餘（包括應向客戶因賣出證券而需支付的款項）抵銷任何客戶對本公司之負債（包括客戶因買入證券而應向本公司支付的款項）。

12.2 If the Company fails to meet the Company's obligations to the Client pursuant to this Agreement, the Client shall have a right to claim under the Investor Compensation Fund established under the Securities and Futures Ordinance, subject to the terms of the Investor Compensation Fund from time to time.

倘本公司沒有依照本協議書的規定履行對客戶的責任，客戶有權向根據【證券及期貨條例】成立的投資者賠償基金索償，惟須受投資者賠償基金不時的條款制約。

12.3 If the Client embarks on trading US Securities, the Client shall carefully read through the Information Documentation For Clients on Pilot Programme For Trading US Securities issued by the Exchange.

若客戶開展買賣美國證券，客戶承認及確認客戶將會詳細閱讀聯交所發出予客戶參照的美國證券交易試驗計劃簡介。

12.4 The Client confirms that the Client has read and agrees to the terms of this Agreement which have been explained to the Client in a language (English or Chinese) that the Client understands.

客戶確認客戶已詳閱並同意本協議書的條款，而且該等條款已經以客戶明白的語言（英文或中文）向客戶解釋。

12.5 The Client acknowledges that decisions regarding the Transaction are made by the Client at the Client's discretion and risk and without reliance on any advice from the Company. The Company shall not owe the Client any duty to advise on the merits or suitability of any Transaction.
客戶承認所有證券買賣全由客戶決定及承擔風險，並沒有依賴本公司的意見。本公司並無責任向客戶提供有關各證券買賣的利好性或適合性的建議。

12.6 The Client hereby agrees that upon receipt of the relevant contract notes, daily statement, execution report, and monthly statement of the Account, or other advices, such daily contract notes, statement, execution of order and monthly statement of the Account or advices shall be conclusive and binding on the Client, unless the Client objects to in writing within such period of time as may be specified by the Company from time to time.
客戶在收到有關該賬戶的買賣單、日結單、執行買賣報告及月結單或其他另類方式的通知之後，倘若客戶沒有在本公司不時規定的期間之內以書面提出異議，則該日結單，執行買賣報告及月結單或另類方式通知成為不可推翻，並對客戶有約束力。

12.7 The Account Opening Form and the Agreement will form one composite agreement.
本協議書所指的開戶表格為本協議書的整體部份。

12.8 If the Client enters into Transaction in securities in a currency other than Hong Kong dollar currency, the Client shall reimburse the Company's exchange loss (if any) and bank charges fully on demand for all expenses incurred by the Company on converting any foreign currency into Hong Kong dollar currency at the prevailing exchange rate at the time of the relevant Transaction. For the avoidance of doubt, the Client agrees and acknowledges that the Company may use the exchange rate as specified by the foreign exchange and/or clearing house for the relevant Foreign Securities.
若客戶用非香港貨幣進行證券買賣，客戶須按本公司的通知，即時支付本公司的外匯兌換損失（如有）及銀行服務費及任何因找換外匯成香港貨幣所引致的其他費用，找換外匯是以當日有關交易的外匯匯率計算。為免生疑問，客戶同意及確認本公司可採用由外地交易所及／或結算所指定的兌換率。

12.9 If there is a discrepancy between the English and Chinese versions of this Agreement, the English version shall prevail.
本協議書之中英文本文義，如有歧義，將以英文本為準。

13. Liability and Indemnity

責任及彌償

13.1 Neither the Company nor any of the Company's directors, officers, employees or agents shall be liable to the Client for any direct, indirect or consequential loss or damage suffered by the Client arising out of or connected with any act or omission in relation to Transaction or any matters contemplated by the Agreement unless such loss results from the Company's fraud, gross negligence or wilful misconduct as proved.
本公司或本公司的任何董事、行政人員、僱員或代理人，均不需負責因客戶或涉及任何關乎本協議書範圍內之任務的操作或疏漏操作而蒙受的任何直接、間接或後果性損失或損害，除非此等損失或損害是得到証實為上述人士之欺詐、嚴重疏忽或故意失當行為而引起者。

13.2 The Client undertakes to keep the Company and the Company's directors, officers, employees and agents indemnified against all claims, demands, actions, proceedings, damages, losses, costs and expenses incurred by the Company arising out of anything done or omitted pursuant to any instructions given by the Client or in relation to any Transaction or matters contemplated by the Agreement without prejudice to any lien, right to set-off or other rights which the Company may have.
客戶承擔彌償本公司董事、高級人員、僱員及代理人根據客戶指示處理在本協議書範

圍內的交易或任何任務而招致的所有針對本公司及上述人士的申索、訴訟、法律程序、損害賠償、或損失、訟費及費用、而並不影響本公司可行使的留置權、抵銷權利或其他權利。

13.3 The Clients agrees and acknowledges that the Company shall not be responsible for any misconduct, negligence and/or fraud of the Company's Correspondent Agent which are beyond the control of the Company.

客戶同意及確認本公司將不會因業務代理而非在本公司控制範圍內之任何失當行為，疏忽及／或欺騙負上任何責任。

14. Material Changes

重要變化

The Client hereby undertakes to inform the Company in writing of any material changes in the Client's Account Opening Form and the Company shall also undertake to inform the Client in writing of any material changes in the Company's corporate particulars registration status, nature of services available, corporate management, description of any remuneration to be paid by the Client and the Company's business which may affect the Company's services to the Client.

客戶承諾用書信通知本公司客戶開戶表格的重要變化，而本公司亦承諾用書信通知客戶有關本公司會影響對客戶服務的公司資料，在證監會的註冊身份，可提供客戶的服務、酬勞費用及業務等變化。

15. Event Of Default

違約事件

15.1 Any of the following events shall constitute an Event Of Default:

下列任何事件均構成違約事件:

the Client's failure to provide sufficient funds or Collateral or Cash Deposit (as the case may be) to the Company's satisfaction from time to time for any Transaction or for the Account when due;

客戶未能應本公司不時之要求提供足夠之資金或抵押品或現金（視情況而定），以支付在任何交易或賬戶到期之款項；

the death, insolvency or liquidation of the Client, the filing of a petition or application in bankruptcy or winding-up, petition or application for the appointment of a receiver or the commencement of other similar proceedings against the Client;

客戶身亡、無力償債或清盤、入稟破產或清盤申請，接管人申請又或其他針對客戶類似財政問題之法律程序及起訴；

the Client's default in the due performance or observance of any term of this Agreement; 客戶未能適當履行或遵守本合約；

any representation or warranty made in this Agreement or in any document delivered to the Company being or becoming incomplete, untrue or incorrect;

於本合約或交付予本公司之任何文件內作出之聲明或保證是或成為不完全、不真確或不正確；

in the Company's absolute opinion, the occurrence of an adverse change in the assets, financial condition, corporate structure, business, general condition or prospects of the Client or the value of the Collateral (if applicable);

本公司全權酌情認為客戶之資產或財務狀況或公司架構、業務、一般事務或前景或抵押品（倘適用）之價值出現不利的轉變；

the termination of the Account or the objection of the Client to the Company's alteration of (i) any term in this Agreement or (ii) the operation of the Account;

客戶反對本公司更改 (i) 本協議書任何條款或 (ii) 賬戶操作；

the Client's failure to meet any of the Obligations;

客戶未能履行其責任；

15.2 If an Event Of Default occurs, then all amounts owing by the Client to the Company shall become immediately due and payable without any notice or demand, and interest will accrue hereunder on the amount outstanding from time to time, the further performance by the Company of any of its outstanding obligations to the Client under this Agreement (whether for payment of money or otherwise) shall be conditional upon the Client having fully discharged all its obligations to the Company under this Agreement; and the Company shall be entitled in its absolute discretion, without further notice or demand and in addition to and without prejudice to any other rights and remedies of the Company against the Client, forthwith to take any or all of the following actions:-

倘出現違約事件，則客戶應付本公司所有款項，在無通知或要求的情況下立即到期償還，就不時未償還的款項的利息會開始累算；待客戶已全面履行解除其於本合約下應向本公司履行的所有義務後，本公司才進一步根據本合約履行其未向客戶履行的任何義務（不論是支付金額或其他）；本公司有絕對酌情權，在無進一步通知或要求下，以及不影響本公司針對客戶的任何其他權利或權力的情況下，即時進行任何或所有以下之行動：

- (a) cancel all outstanding Instructions;
取消所有未執行之指示；
- (b) cancel all commitments made by the Company including further performance pursuant to this Agreement;
取消本公司作出之所有承諾包括繼續履行本合約的義務；
- (c) liquidate or cover all positions in the Account by any means;
以任何方法清算或平去所有在賬戶內的資產套現；
- (d) close the Account;
終結賬戶；
- (e) appropriate or apply or realize or take possession of any credit balance, assets or Collateral (as the case may be) under the Account to offset and discharge any of the Obligations;
分配或使用或變賣或接管賬戶內之任何餘額、資產或抵押品（視情況而定），以抵銷任何客戶的債務；
- (f) charge default interest and/or handling fee as determined by the Company from time to time;
收取由本公司不時釐定之違約利息及／或手續費；
- (g) call upon or enforce any security which may have been issued, made or created in favour (i) set-off, combine or consolidate the Client's Accounts (of any nature) maintained with the of the Company as security for indebtedness, liabilities or Obligations of the Client under this Agreement;
要求或執行以本公司作為受益人而發出、作出或訂立的任何抵押（以保證客戶在本合約下的負債、債務或責任）；
- (h) Company, and set off any obligations of the Company to the Client under this

Agreement against any obligations of the Client to the Company under this Agreement;

抵銷、合併或綜合客戶在本公司開立的賬戶(屬於任何性質)，或將本公司根據本合約應向客戶履行的任何義務，抵銷客戶根據本合約應向本公司履行的任何義務；

- (i) revise, change, withdraw, stop or cancel the Financial Accommodation, facilities, advances, credits or loans made or granted to the Client, or any part thereof respectively; and/or;
修訂、更改、撤銷、終止或取消給予或授予客戶之財務通融、融資、放款、信貸或貸款或其任何部份；
- (j) take such other action as the Company shall, in the Company's reasonable opinion, consider necessary.
採取本公司的合理意見認為合適的任何行動。

15.3 The Company may at its absolute discretion apply the net proceeds actually received by the Company pursuant to the exercise of powers under this Clause 15 (after deduction of all fees, costs and expenses incurred in connection with the exercise of the powers conferred on the Company by this Clause 15) in reduction of the Client's then outstanding obligations to the Company in such order or manner as the Company considers fit.

本公司可按其絕對酌情權，將本公司因行使本第 15 條下的權力而實際收到的所得款項淨額(扣除與行使根據本第 15 條賦予本公司的權力而招致的所有費用、成本及開支後)，按本公司認為適當的次序或方法，用以減少客戶當時應支付本公司的債務。

15.4 The Company shall be entitled at all times to employ debt collecting agent(s) to collect any sum due but unpaid by the Client hereunder and for doing so, the Company may and is hereby authorized to disclose to such agent(s) any or all information available in relation to the Client and the Company shall not be howsoever liable or responsible (whether in contract or tort) for such disclosure or for any default negligence act conduct misconduct of such agent(s). The Client is hereby warned that the Client shall indemnify and keep the Company indemnified on a full indemnity basis against all costs and expenses which the Company may incur in employing debt collecting agent(s).

本公司有權在任何時間聘用收賬代理人收取客戶的任何到期但未支付金額。為此，本公司可及據此獲授權向該代理人披露關於客戶的任何或全部資料。本公司無須就該披露事宜或該代理人的任何失責、疏忽行為、不當行為而負上法律責任(不論是合約下或侵權法下的責任)。客戶謹此被警告，客戶須按全數彌償的基準，就本公司在聘用收賬代理人時可能招致的所有成本及開支，向本公司作出彌償。

16. Warranties and undertakings

保證與承諾

16.1 The Client hereby represents and warrants that:

客戶特此陳述及保證如下：

- (a) where the Client or any one of them is a body corporate (in respect of such person):
若客戶或任何客戶屬於法人團體（就有關人士而言）：
 - (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;
客戶是一間正式註冊成立的法團，根據其註冊所在地及其經營業務的各其他地區的法律有效存在；
 - (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;
本協議經客戶的有關企業行動有效認可，並於簽訂及交付後，應按照本文的條款構成有效及具約束力的客戶義務；

- (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 Company are true and accurate and still in force;
經已送交本公司的客戶註冊或登記證書、特許狀、法規、組織章程大綱與細則或組成或界定其組成的文件及客戶的董事會決議等核證真確副本，均屬真實準確及現仍有效；
- (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; and
概無採取或正在採取任何步驟，藉以為客戶的資產委任接管人及／或財產接收管理人或清盤人，或將客戶清盤；及
- (v) unless otherwise disclosed to the Company in writing, the Client is trading on its own account and does not do so as nominee or trustee for any other person and there exists no arrangements whereby any person other than the Client has or will have any interest in this Agreement or any Contract or Client Contract made pursuant hereto.
除非另行向本公司作出書面披露，否則客戶均以其本身賬戶進行買賣，並非以任何其他人士的代名人或受託人身分進行買賣，亦不存在任何讓客戶以外的任何人士對本協議或據其訂立的任何合約或客戶合約享有權益的安排。

(b) where the Client or any one of them is an individual:
若客戶或任何客戶屬於個人：

- (i) the Client is legally capable of validly entering into and performing this Agreement and that he or she has attained the age of 18 years and is of sound mind and legal competence and is not a bankrupt; and
客戶在法律上有能力有效訂立及履行本協議，並年滿18 歲及精神健全及具合法能力，亦非破產人；及
- (ii) the Client is trading on his/her own account and does not do so as nominee or trustee for any other person and there exist no arrangements whereby any other person has or will have any beneficial interest in this Agreement or any Contract or Client Contract made pursuant hereto.
客戶均以其本身賬戶進行買賣，並非以任何其他人士的代名人或受託人身分進行買賣，亦不存在任何讓任何其他人士對本協議或據其訂立的任何合約或客戶合約享有任何實益權益的安排。

(c) where there are two or more persons included in the expression "the Client":
若「客戶」一詞包括兩人或多於兩人：

- (i) the liability of each such person hereunder shall be joint and several;
本文所載每名有關人士的責任及義務，均屬共同及個別性質；
- (ii) unless the Company shall have received written instructions from the Client directing otherwise, any one of them shall have full authority to give any instructions with respect to any Account or any Client Contract including but not limited to instructions with respect to buying or selling or withdrawals of excess funds; to receive demands, notices, confirmations, reports, statements and other communications of any kind it being understood and agreed that

such demands, notices, confirmations, reports, statements and other communications if addressed to the Client shall be binding on each of them notwithstanding that they have not been sent to or received by every one of them; generally to deal with the Company in connection herewith as fully and completely as if the other joint account holder or holders has no interest herein; 除非本公司收到客戶發出與此相反的書面指示，否則任何有關人士具有充分授權發出任何與任何賬戶或任何客戶合約有關的指示，包括（但不限於）買賣或提出溢餘款項；收取各類要求、通知、確認書、報告、結單及其他通訊，惟須同意發給客戶的有關要求、通知、確認書、報告、結單及其他通訊，對各客戶均具約束力，即使並非每名客戶均獲發及收訖有關要求、通知、確認書、報告、結單及其他通訊亦然；基於本文而全面及詳實與本公司進行一般交往，猶如其他聯名賬戶持有人並不享有本文的任何權益一樣等指示；

- (iii) the Company shall be under no duty or obligation to inquire into the purpose or propriety of any instruction given and shall be under no obligation to see to the application of any fund delivered by the Client in respect of any Account; 本公司概無責任或義務查究所發出的任何指示的目的或是否恰當，亦無義務監督如何應用客戶基於任何賬戶而交付的任何款項；
- (iv) notwithstanding any other arrangements which may have been made between them the rule of survivorship shall apply to the joint account hereunder and on the death of any one of them the moneys, securities and other property whatsoever for the time being standing to the credit of the joint account and anything held by the Company whether by way of security or for sale, custody or collection or any other purpose whatsoever shall be held to the order of the survivor(s) of them; and 儘管有關人士之間訂有任何其他安排，尚存者規則應適用於本文規定的聯名賬戶，而於任何有關賬戶持有人身故後，當時有關聯名賬戶貨項所記的款項、證券及其他財產、以及本公司持有的任何事物，不論作為抵押或出售、保管、收賬或任何其他用途，均應按有關聯名賬戶持有人的尚存者的指示持有；及
- (v) unless otherwise disclosed to the Company in writing, the Client 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 persons signing this Agreement as the Client has or will have any beneficial interest in this Agreement or any Contract or Client Contract made pursuant hereto. 除非另行向本公司作出書面披露，否則客戶均以其本身賬戶進行買賣，並非以任何其他人士的代名人或受託人身分進行買賣，亦不存在任何讓以客戶身分簽署本協議的人以外的任何人士對本協議或據其訂立的任何合約或客戶合約享有任何實益權益的安排。

(d) where the Client is a partnership and business is carried on under a firm's name:
若客戶屬於合夥，並以商號名義經營業務：

- (i) 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; and 儘管有關合夥或商號的組成由於加入新合夥人或任何當時經營業務或組成有關商號的合夥人身故、精神錯亂、破產或退休或其他情況而出現改變。在各種用途上本協議將繼續有效並具約束力；及
- (ii) unless otherwise disclosed to the Company in writing, the Client 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 partners for the time being of the Client has or will have any beneficial interest in this Agreement or any Contract or Client Contract made pursuant hereto

除非另行向本公司作出書面披露，否則客戶均以其本身賬戶進行買賣，並非以任何其他人士的代名人或受託人身分進行買賣，亦不存在任何屬於客戶當時的合夥人以外的任何人士對本協議或據其訂立的任何合約或客戶合約享有任何實益權益的安排。

(e) as regards all Clients:

就所有客戶而言：

- (i) the information given by the Client, or on the Client's behalf, to the Company in connection with the opening of any Account with the Company (including, without limitation, the information contained in the Client Information Statement) is true and complete and the Company shall be entitled to rely on such information until the Company receives written notice from the Client of any changes thereto;
由客戶或代表客戶發給本公司並與在本公司開立任何賬戶事宜有關的資料（包括（不限於）客戶資料陳述書所載的資料）均屬真實及詳盡，而本公司有權倚賴有關資料，直至本公司收到客戶發出有關資料的任何書面更改通知為止；
- (ii) it has the authority and capacity to enter into and execute this Agreement and any Client Contract and that no one except the Client has an interest in the Account or Accounts;
客戶具有授權及能力訂立及簽訂本協議及任何客戶合約，而客戶以外任何人士對有關賬戶概不享有任何權益；
- (iii) the contents of this Agreement have been fully explained to the Client in a language the Client understands and the Client agrees with them;
現已採用客戶明白的語言向客戶詳盡解釋本協議的內容，而客戶同意有關內容；
- (iv) unless otherwise disclosed to the Company in writing, it is trading on its own account;
除非另行向本公司作出書面披露者，否則客戶以其本身賬戶進行買賣；
- (v) where the Client is not a principal and is acting as a nominee or trustee for any other person, it has disclosed fully and accurately such information as well as the identity of the principal to the Company and shall immediately notify the Company in writing of the identity of all persons ultimately beneficially interested in the Account and any changes to such information;
若客戶並非主事人，並出任任何其他人士的代名人或受託人，客戶已向本公司充分及準確披露有關資料及主事人的身分，並立即將所有最終享有賬戶實益權益的人士的身分及有關資料的變更書面通知本公司；
- (vi) the Risk Disclosure And Disclaimer Statements, have been fully explained to such Client in a language he understands and the Client declares that he understands the same.
現已採用客戶明白的語言向客戶詳盡解釋每份風險披露聲明及免責聲明，而客戶聲明其明白有關聲明及陳述書。

16.2 The Client agrees and undertakes promptly to:

客戶同意及承諾如下：

- (a) notify the Company if there is any material change in the information supplied in this Agreement and/or the Client Information Statement and/or the Declaration as to Persons Authorised to Give Instructions (if applicable), copies of which are annexed to this Agreement;
 若本協議及／或客戶資料陳述書及／或獲認可發出指示人士申報書（如適用）
 （現於本協議隨附有關副本）提供的資料有任何重大變更，將會即時通知本公司；
- (b) notify the Company of any material changes to its financial position;
 若客戶的財政狀況有任何重大改變，將會即時通知本公司；
- (c) furnish information and documents in relation to its financial position as requested by the Company;
 按本公司要求即時提供客戶財政狀況有關的資料及文件；
- (d) furnish such other information concerning the Client as the Company may reasonably request;
 按本公司合理要求即時提供與客戶有關的其他資料；
- (e) notify the Company in writing if any of the representations contained in this Agreement cease to be true and correct in all material respects; and
 若本協議所載任何陳述在各重要方面不再真實正確，將會即時書面通知本公司；
 及
- (f) notify the Company of the occurrence of any Event of Default upon its occurrence.
 於發生任何違約事件後，即時將有關違約事件通知本公司。

17. Personal Data (Privacy)

個人資料（保密）

- 17.1 Whilst the Client expects the Company to keep confidential all matters relating to the Account, The Client hereby expressly authorizes the Company to provide to the SFC or the Exchange or the Clearing House or any other regulatory authorities in any investigation or enquiry it is undertaking.
 雖然客戶預期本公司將予該賬戶有關之事情保密，客戶謹此明確同意如應證監會或聯交所或中央結算或監管機構之要求，本公司可向彼等提供賬戶之詳細資料，以便協助彼等進行的調查或詢問。
- 17.2 The Client hereby acknowledges that the Client has read the Personal Information Collection Statement provided by the Company as attached to this Agreement hereto pursuant to the Personal Data (Privacy) Ordinance and has agreed to the terms in it. The Client understands and acknowledges that the Company intends to use the Client's personal data for direct marketing and the Company may not so use the Client's data unless the Company has received the Client's consent to such intended use. The Client expressly acknowledges, confirms and agrees that unless the Client decides to opt out the use of his/her personal data for direct marketing by filling and signing the Direct Marketing—Consent/Opt Out Request Form or by giving notice to the Company at any time as stipulated in the Personal Information Collection Statement, the Company shall use the Client's personal data for direct marketing as agreed in the Account Opening Form
 客戶在此承認客戶已詳閱本公司根據個人資料（私隱）條例發出附於本協議書的個人資料收集聲明，並完全同意其條款。客戶明白及承認本公司擬把客戶的資料使用於直接促銷及本公司須收到客戶對該擬進行的使用的同意，否則不得如此使用該資料。客戶清楚明白、承認及同意除非客戶決定以填寫及簽署直接促銷 - 同意／拒絕要求表

格或根據個人資料收集聲明所載隨時通知本公司，本公司將根據開戶表格的同意使用客戶的資料於直接促銷。

18. Term

有效期

The Agreement will come into effect on the date when the Company accepts the Account Opening Form signed by the Client and the Account number assigned by the Company. The Account will not be closed unless in accordance with Clause 19.

本協議書在本公司接受客戶已簽署的開戶表格及本公司分配其賬戶號碼之日期起開始生效、有效期持續至該賬戶按照條款 19 之規定被終止。

19. Termination

終止

19.1 The Account may be closed by the Company or by the Client at any time and for any reason forthwith upon written notice being given to the other party in accordance with Clause 20 hereunder provided that all acts performed by the Company in accordance with the Client's instructions prior to either party receiving written notice of such termination shall be valid and binding on the Client.

不論任何原因，任何一方一旦遵照條款20之規定向對方發出書面通知，賬戶即時結束。惟所有本公司在任何一方收到此書面結束通知前已依據客戶之指示而執行之任務，仍然有效及對客戶有約束力。

19.2 Upon termination all monies owing from the Client to the Company shall immediately become due and payable and subject to payment of all such monies, the Company is authorized to deliver as soon as reasonably practicable any securities held in the Company's or the Company's agent's or nominee's name to the Client.

一旦本協議書終止，所有客戶欠負的債項即時變為到期應付。在繳清此等債項後，本公司獲授權在合理切實可執行範圍內，盡速將該賬戶內以本公司（或其代理人或代名人）名義持有之證券，交付客戶。

20. Notices

通告

20.1 In event of the Company being required to give any 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 Cash) may be personally delivered, transmitted by post, electronic mail, telex or facsimile or by telephone in each case to the address, electronic mail address or telex, facsimile or telephone numbers set out in this Agreement or otherwise as notified to the Company in writing from time to time.

若本公司基於本協議而須向客戶發出任何通知、作出任何繳款要求或要求，或有責任聯絡客戶，有關通知（包括任何現金繳款要求）可面交或以郵遞、電子郵件、電傳或傳真或電話送交本協議列載或不時書面通知本公司的地址、電郵地址或電傳、傳真或電話號碼。

20.2 Notices to be delivered by the Client to the Company may be personally delivered, transmitted by post, telex or facsimile or by telephone to the address or telex, facsimile or telephone numbers set out in this Agreement or otherwise as notified by the Company from time to time.

凡客戶送交本公司的通知可面交或以郵遞、電傳、傳真或電話送交本協議列載或本公司不時書面通知的地址或電傳、傳真或電話號碼。

20.3 All notices and other communications shall be deemed to be duly given to the Client (a) if delivered personally or by telephone, when actually delivered to the Client; (b) if sent by post, two days after the date of posting; and (c) if given or made by telex or facsimile or electronic mail, when the same is sent in its entirety to the telex or fax number or electronic mail address of the Client; provided that any notice or other communication to be given by the Client to the Company shall be effective only when actually received by the Company.
凡通知及其他通訊，(a) 如面交或電話送交，應於實際送交客戶時當作妥為發給客戶處理；(b) 如郵遞送交，應於投寄後兩天當作妥為發給客戶處理；及 (c) 如以電傳、傳真或電子郵件送交，應於全文送交客戶的電傳或傳真號碼或電郵地址時當作妥為發給客戶處理；惟客戶發給本公司的任何通知或其他通訊，只會於本公司實際收訖後才屬有效。

20.4 Notwithstanding anything contained in this Clause 20, a demand for payment of Cash, variation adjustment and interest rate cash adjustment attempted to be given by the Company to the Client orally shall be deemed to have been duly given if the Company has used all practicable endeavors to communicate with the Client by telephone or other means of oral communication but the Client remains uncontactable.
儘管第20條載有任何規定，如本公司嘗試以口頭方式向客戶發出現金、變價調整及利率現金調整的繳款要求，而本公司盡所有切實可行努力以電話或其他口頭通訊方式與客戶聯絡但依然無法聯絡客戶，則應當作妥為發出有關要求處理。

21. Amendments

修改

21.1 The Company shall be entitled to make such amendments, additions, deletions or variations to the Agreement, as the Company considers necessary, and such amendments, additions, deletions, or variations shall take effect when such notice thereof is despatched to the Client.
本公司有權對本協議書作出認為必須的修改、增補、刪除或變更。而此等修改、增補、刪除或變更由該通知發送給客戶起生效。

21.2 No amendment made by the Company to the Agreement or by the Client to the Company in relation to the information supplied to the Company in the Account Opening Form will affect any outstanding order or Transaction or any legal rights or obligations which may have arisen prior thereto.
本公司對本協議書之條款所作之修改，及客戶向本公司提供的關於本協議書之資料的修改，例如，開戶表格，均不影響任何修改前未完成之指示或買賣或已產生的法定權利或責任。

22. Severability

局限應用

Any term, stipulation, provision, or undertaking in the Agreement which is illegal, void, prohibited or unenforceable in any jurisdiction shall be ineffective only to the extent of such illegality, voidness, prohibition or unenforceability without invalidating the remaining hereof, and any such illegality, voidness, prohibition or unenforceability in any jurisdiction shall not invalidate or render illegal, void or unenforceable any such term, condition, stipulation, provision, covenant or undertaking in any other jurisdiction.

本合約中之條款、規定、條文、承擔，有對某一裁判權而言，為非法、無效、禁止實施或不能實施者，則在此等非法、無效、禁止實施或不能實施，祇局限於該裁判權範圍內，本合約之其他餘下者仍然有效。再且，上述情況不會導致此等條款、規定、條文、承擔等在另一裁判權範圍內為非法、無效、禁止實施或不能實施。

23. Assignment

轉讓

23.1 The Company reserves the right at any time by notice in writing to the Client to amend, vary or add to the terms of this Agreement including, without limitation, those relating to the rates of any charges or commission or fees of the Company and method of payment from time to time, taking effect on a date stipulated by the Company.

本公司保留於任何時間向客戶發出書面通知後不時修訂、變更或增訂本協議條款（包括本公司不時收取的任何費用、佣金或收費的費率及付款方法）的權力，而有關條款須於本公司規定的日期生效。

23.2 The Company will post the amendment notice and the revised Agreement at the website at www.winbull.vip. In addition, the Company will notify the Client on such revision. The Client should visit the Company's website from time to time for obtaining the latest Agreement and read the terms thereof. Such amendment, deletion, substitution or addition shall be deemed as effective and incorporated herein (and shall form part of the Agreement) on the date of publication of such amendment notice. The Client may raise written objection within fourteen (14) days after the publication of such amendment notice at the Company's Website. Failing which, it shall be deemed an acceptance of such amendment, deletion, substitution or addition.

本公司可把修訂通知及修改後之本協議刊載於本公司網站 www.winbull.vip內。本公司會通知客戶新的修訂，而客戶可不時登入本公司網站以獲得最新之本協議並需細閱其條款。該修訂、刪除、取替或增加的條款將於本公司網站刊載修訂通知當日生效，並被視為納入本協議內。客戶可於修訂通知在本公司網站上刊載當日後十四天內以書面向本公司提出反對。否則被視為接受該修訂、刪除、取替或增加的條款。

23.3 The Company may notify the Client of any variation of the terms of this Agreement in accordance with Clause 20 or in such other manner as the Company may determine.

本公司可按照第20條的規定或本公司決定的其他方式，將本協議條款的任何變更通知客戶。

24. Risk Disclosure Statement

風險披露聲明書

The Client hereby understands and acknowledges: -

客戶明白及承認： -

(1) that in respect of securities trading:

有關證券買賣

the prices of securities can and do fluctuate, sometimes dramatically, and any individual security may experience upwards or downwards movements, and may even become valueless and that there is an inherent risk that losses may be incurred rather than profit made as a result of buying and selling securities;

證券價格可能及必定會波動，任何個別證券的價格皆可上升或下跌，甚至可能變成毫無價值。買賣證券不一定獲利，而且存在著可能損失的風險，客戶願意承擔此等風險；

(2) that in respect of trading Growth Enterprise Market (GEM) stocks: -

有關買賣創業板股份： -

(i) such stocks involve a high investment risk and, in particular, companies may list on GEM with neither a track record of profitability nor any obligation to forecast future profitability and GEM stocks may be very volatile and illiquid and that the Client shall make the decision to invest only after due and careful consideration;

此等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績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流通性很低。客戶會在審慎及仔細考慮後，才作出有關的投資決定；

(ii) the greater risk profile and other characteristics of GEM mean that it is a market more

suited to professional and other sophisticated investors;

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；

(iii) the current information on GEM stocks may only be found on the internet website operated by the Exchange and GEM Companies are usually not required to issue paid announcements in gazetted newspapers;

現時有關創業板股份的資料只可以在聯交所操作的互聯網網站上找到。創業板上市公司一般無須在憲報指定的報章刊登付費公告；

(iv) The Client should seek independent professional advice if the Client is uncertain of or have not understood any aspect of this risk disclosure statement or the nature and risks involved in trading of GEM stocks;

假如客戶對本風險披露聲明的內容或創業板市場的性質及在創業板買賣的股份所涉風險有不明白之處，應尋求獨立的專業意見；

(3) that in respect of trading securities denominated in Renminbi ("RMB"):-

有關買賣人民幣計值證券： -

(i) such securities are subject to exchange rate fluctuations which may provide both opportunities and risks. The fluctuations in the exchange rate of RMB may result in losses in the event that the Client converts RMB into Hong Kong dollars ("HKD") or other foreign currencies.

人民幣證券受匯率波動影響，而匯率波動可能產生機會或風險。客戶如將人民幣兌換為港幣或其他外幣時，可能受人民幣匯率波動影響而招致損失。

(ii) currently, RMB is not fully and freely convertible and conversion of RMB through banks is subject to a daily limit and other limitations as applicable from time to time. The Client should take note of the limitations and changes thereof as applicable from time to time and allow sufficient time for exchange of RMB from/to another currency if the RMB amount exceeds the daily limit.

目前人民幣並非完全可自由兌換，而通過銀行進行人民幣兌換亦受每日限額限

制及不時適用的其他限制。客戶務須留意不時適用的有關兌換的限制及其變動。如客戶需兌換的人民幣金額超過每日限額，須預留時間以備兌換。

- (iii) the Client should open RMB bank accounts for money settlement purpose if the Client wishes to receive payments (such as sales proceeds and dividends) in RMB via banks. 客戶如希望透過銀行收取人民幣款項（例如售賣收益及股息），應開立人民幣銀行戶口作交收之用。
- (iv) any RMB conversion in relation to a RMB securities transaction shown in statements and contract notes is based on the prevailing exchange rate provided by the Exchange at 11:00am or other time as stipulated by the Exchange on the relevant trade day from time to time. However, actual RMB conversion upon settlement or on any other conversion day will be based on an exchange rate determined by the Company as a principal according to the prevailing exchange rate. 結單及成交單據所示任何與人民幣證券交易有關的人民幣兌換乃基於交易所在有關交易日上午十一時正或交易所不時規定的其他時間就該貨幣所提供的現行匯率而進行。但是，實際於交收或其他兌換日進行的人民幣兌換將由本公司以主事人的身份按市場當時通行匯率而決定之匯率進行。
- (v) if the Client provides a settlement sum in a currency other than RMB, the Company will convert the settlement sum to RMB at the exchange rate determined by the Company as a principal according to the prevailing exchange rate. 如客戶提供用於交收之款額為人民幣以外之貨幣，本公司將以主事人的身份按市場當時通行匯率以其所決定之匯率將交收之款額兌換為人民幣。
- (vi) such securities will be traded and settled in RMB. However, all trading related fees (including stamp duty, transaction levy and the Exchange trading fees) shall be payable to Inland Revenue Department and Exchange by the Company, as the case maybe, on behalf of the Client in HKD. If the settlement sum in RMB, the Company shall convert an amount equivalent to the trading related fees into HKD to settle the trading related fees. Any gain or loss arising from the currency exchange regarding the trading related fees shall be for the account of the Company instead of the Client. The Client shall not have any rights to claim any gain arising from such currency conversion. 人民幣證券將以人民幣交易及交收，但是所有交易相關費用（包括印花稅、交易徵費及交易所交易費）均會由本公司代表客戶以港幣支付予稅務局及交易所（視情況而定）。在人民幣交收款額中，本公司會將相當於交易相關費用的款額兌換成港元以作交收之用。就交易相關費用的外匯兌換所產生的任何收益或虧損應由本公司（而非客戶）負責。客戶無權就上述貨幣兌換產生的任何收益作出任何索償。

(4) that in respect of trading exchange-traded derivative products (including but not limited to Derivative Warrants (DW), Callable Bull/Bear Contracts (CBBC), Inline Warrants and Exchanged Traded Fund (ETF)):- 有關買賣交易所買賣衍生產品（包括但不限衍生權證、牛熊證、界內證及交易所買賣基金）:-

- (i) Exchange-traded derivative products may not be suitable for the Client as they can be complex and carry with them substantial risk of loss. The Client should (a) study and understand the structure and nature of the exchange-traded derivative products before placing any orders; (b) carefully assessing among other things the direction, timing and magnitude of the potential future changes in the price or level of the underlying asset or instrument or other benchmark before making any investment, as the return of any such investment may be dependent upon such changes. However, risks associated with trading in exchange-traded derivative products are not and

should not be presumed to be predictable. The Client should have prior experience with investment in the exchange-traded derivative products and fully understand the associated risks before making a decision to invest in such products and ensure that the products are suitable in light of the Client's financial position, investment objectives and risk appetite. In case of doubt, the Client should seek independent professional advice before invest in any of these products.

由於交易所買賣衍生產品交易甚為複雜，會有鉅額虧損風險，因此可能並不適合客戶。客戶應: (a) 在下訂單前研究及了解衍生產品的結構及性質; (b) 小心評估相關資產、工具或其他有關指標的價格或水平的潛在將來變化的方向、時間及大小幅度及其他有關因素之後，才考慮投資交易所買賣衍生產品，因其回報可受此等變化影響。但是，買賣交易所買賣衍生產品所涉及的風險並不是及不應被假設是可預期的。客戶應具備投資交易所買賣衍生產品的經驗，並在作出投資該等產品的決定前完全了解相關風險，確保該等產品適合其財政狀況、投資目標及風險承擔。如有疑問，客戶應在投資任何該等產品前徵詢專業意見。

- (ii) since exchange-traded derivative products are not asset backed and Clients will be considered as unsecured creditors and will have no preferential claims to any assets held by the issuer, in the event that a exchange-traded derivative product issuer becomes insolvent and defaults on their issued products, the Clients may lose their entire investment as. Clients should therefore pay close attention to the financial strength and credit worthiness of exchange-traded derivative product issuers.
由於交易所買賣衍生產品並沒有資產擔保，客戶只被視為無抵押債權人並對發行商任何資產均無優先索償權，若發行商破產而未能履行其對所發行產品的責任，客戶或會因而損失其全部投資。因此，客戶須特別留意交易所買賣衍生產品發行商的財力及信用。
- (iii) Exchange-traded derivative products such as DWs, CBBCs and Inline Warrants are leveraged and can change in value rapidly according to the gearing ratio relative to the underlying assets. Clients should be aware that the value of an exchange-traded derivative product may fall to zero resulting in a total loss of the initial investment. 交易所買賣衍生產品如衍生權證、牛熊證及界內證均為槓桿產品，其價值可按其相對於相關資產的槓桿比率而快速改變。客戶須留意，交易所買賣衍生產品的價值可跌至零，令當初的投資全數虧蝕。
- (iv) Exchange-traded derivative products have limited life and will expire upon maturity. The time value of exchange-traded derivative products decreases over time and becomes worthless upon maturity, resulting in a total loss of investment capital. Clients should aware of the expiry time horizon and choose a product with an appropriate lifespan for their trading strategy.
交易所買賣衍生產品是有限期的及將於到期日失效。交易所買賣衍生產品的時間值會隨時間而遞減，並於到期日時變成完全沒有價值，造成投資本金全數虧蝕。客戶須留意產品的到期時間，確保所選產品尚餘的有效期能配合其交易策略。
- (v) price volatilities of exchange-traded derivative products are much higher than that of their underlying assets. The prices of exchange-traded derivative products are determined by a number of factors, including but not limited to interest rate, time to maturity of the exchange-traded derivative products, the underlying asset price that the exchange-traded derivative products are linked to, the volatility of underlying asset price, the liquidity of the underlying securities etc. A small movement of these factors may result in a drastic price change of the exchange-traded derivative products. When two or more factors are exerting effects on a exchange-traded derivative product simultaneously, the price of the exchange-traded derivative product may become unpredictable.
交易所買賣衍生產品的價格波幅遠高於其相關資產的價格波幅。交易所買賣衍

生產品的價格會取決於多項因素，包括但不限於利率、距離交易所買賣衍生產品到期的剩餘時間、相關資產的價格、與交易所買賣衍生產品聯繫的相關資產價格的波幅、相關證券的流通量等。這些因素的輕微波動，可能導致交易所買賣衍生產品的價格大幅改變。當兩個或以上的因素同時對交易所買賣衍生產品行使效力，交易所買賣衍生產品的價格可能會難以預測。

(vi) clients trading exchange-traded derivative products with underlying assets not denominated in Hong Kong dollars are exposed to exchange rate risk. Currency rate fluctuations can adversely affect the return of the investment.

若客戶所買賣的交易所買賣衍生產品的相關資產並非以港元為單位，客戶尚需面對外匯風險。匯率變動可為客戶的投資帶來不利影響。

(vii) Exchange-traded derivative products can be illiquid. Trading in exchange-traded derivative products will be suspended if the trading in their underlying assets is suspended. The liquidity provider may be the only market participant for the exchange-traded derivative products and therefore the secondary market for the exchange-traded derivative products may be limited. There is no guarantee that the Client will be able to liquidate the Client's position whenever the Client wishes.

交易所買賣衍生產品有機會流通量不足。若交易所買賣衍生產品的相關資產暫停買賣，交易所買賣衍生產品的交易亦可能會被暫停。流通量提供者有可能是該交易所買賣衍生產品的唯一市場參與者，因此交易所買賣衍生產品的二手市場可能是有限的。客戶不獲保證可隨時按其意願平倉。

(5) that in respect of Over-the-counter Derivative Transactions:

有關於場外衍生工具交易的額外風險披露

(i) in addition to those risks as stated in (4) above, Over-the-counter or off-exchange derivative transactions ("OTC Derivative Transactions") involve a variety of significant risks. The specific risks presented by a particular OTC Derivative Transaction will necessarily depend upon the terms and conditions of the transaction. In general, all OTC Derivative Transactions involve some combinations of market risk, credit risk, funding risk, operational risk, country risk and other market risks. There may be other significant risks that the Client should carefully consider the nature and terms of a specific transaction. In particular, highly customized OTC Derivative Transactions may increase liquidity risk and introduce other significant risk factors of a complex character. Highly leveraged transactions may also experience substantial gains or losses in value as a result of relatively small changes in the price or level of underlying asset or instrument or related market factors.

除上述(4)段風險外，場外衍生工具交易涉及多種不同的重大風險。某宗場外衍生工具交易所帶來的風險，乃必然地視乎該宗交易本身的條款。一般而言，所有場外衍生工具交易涉及市場風險、信貸風險、融資風險、運作上的風險、國家風險及其他市場風險。基於某宗特定交易的條款，客戶應當考慮其他重大的風險。特別是極為度身訂造的場外衍生工具交易，它們或會增加流通性風險及帶來其他複雜性質的重大風險因素。高度槓桿的交易或會由於相關資產或工具的價格或水平或相關市場因素較小的變化，而帶來重大的收益或虧損。

(ii) in evaluating the risks and contractual obligations associated with a particular OTC Derivative Transaction, the Client should also consider that an OTC Derivative Transaction may be modified or terminated only by mutual consent of the parties and subject to agreement on individually negotiated terms. Accordingly, it may or may not be possible for the Client to modify, terminate or offset the Client's obligations or the Client's exposure to the risks associated with a transaction prior to its scheduled termination date. Even if there is a provision for early redemption or unwinding the contract prior to the maturity date under the terms of such derivative transaction, there may be a substantial cost for such early redemption or unwinding.

在衡量某宗場外衍生工具交易所帶來的風險及合約責任時，客戶應當同時考慮該宗交易的被修改或終止，可能須要立約人相互的同意及受限於個別地談判的條款所達成的協定。因此，在有關合約約定的終止日前，客戶或會可以或不可以修改、終止或抵償客戶的有關責任或客戶所須承受的風險。就算在該項交易有提早贖回或提早取消交易的條款，亦可能付上重大費用。

(6) that in respect of trading derivative warrants (DWs):

有關買賣衍生權證

DWs are instruments which give Clients the rights, but not obligation, to purchase or sell the underlying asset at a predetermined price on or before a specified date. DWs could be illiquid. Liquidity provider of a DW is not obligated to provide bid quote for that DW if the liquidity provider determines the fair value of that DW falls below HK\$0.01. DW may have no value upon expiry. The Client may have to hold that DW until it expires and the Client may lose all his investment capital.

有關買賣衍生權證，衍生權證是一項投資工具，予以投資者權利（但非責任）在指定日期或之前以預定價格購入或出售相關資產。衍生權證有機會流通量不足。當衍生權證流通量提供者認為衍生權證的公平價值為低於HK\$0.01，流通量提供者沒有責任提供衍生權證買盤價。有關衍生權證在到期時可能會完全沒有價值。客戶可能需持有該衍生權證直至到期，客戶並可能損失全部投資本金。

(7) that in respect of trading Callable Bull/Bear Contracts (CBBC): -

有關買賣牛熊證:-

(i) a CBBC has a fixed expiry date and closely tracks the performance of an underlying asset (for example, a share, index, commodity or currency) without requiring Clients to pay the full price required to own the actual asset. It can be a bull or bear contract allowing the Client to take a bullish or a bearish position on the underlying asset.

牛熊證設有固定到期日，並緊貼相關資產（例如股票、指數、商品及貨幣）的表現而毋須支付購入實際資產的全數金額。牛熊證有牛證和熊證之分，客戶可以看好或看淡相關資產而分別選擇買入牛證或熊證。

(ii) CBBCs have an intraday “knockout” or a mandatory call feature. A CBBC will be cease trading and called by the product issuer when the underlying asset value equals the mandatory call price/ level as stated in the listing documents. Once it is called, the contract cannot be revived and the Clients will not benefit even if the underlying asset bounces back to a favorable position. Any trades executed after this mandatory call event will not be recognized and will be cancelled. The Clients will only be entitled to the residual value of the terminated CBBC as calculated by the product issuer in accordance with the listing documents. The residual value can be zero, and the Clients may lose all of their investments in the CBBCs. The Clients should exercise special caution when the CBBC is trading close to its call price.

牛熊證有可以即日「取消」或強制收回的特色。若牛熊證的相關資產值等同上市文件所述的強制收回價／水平，牛熊證即停止買賣。當牛熊證被收回後，該牛熊證不可再次復牌，即使相關資產價格及後反彈至有利水平，客戶亦不會因此獲利。任何在此強制提前贖回事宜後始執行的交易將不被承認並會被取消。屆時，客戶只能收回已停止買賣的牛熊證由產品發行商按上市文件所述計算出來的剩餘價值。而剩餘價值可以是零。當牛熊證接近其贖回價時，客戶應特別審慎。

(iii) the issue price of CBBC includes funding costs. Funding costs are gradually reduced over time as the CBBC moves towards expiry. The longer the duration of the CBBC, the higher the total funding costs. In the event that a CBBC is called, Clients will lose the funding costs for the entire lifespan of the CBBC.

牛熊證的發行價已包括融資成本。融資成本會隨牛熊證接近到期日而逐漸減少。牛熊證的年期愈長，總融資成本愈高。若牛熊證被收回，客戶即損失牛熊證整個

有效期的融資成本。

(iv) although CBBC have liquidity providers, there is no guarantee that Clients will be able to buy or sell CBBC at their target prices any time they wish.
即使牛熊證設有流通量提供者，客戶不獲保證可以隨時按其意願以其目標價買入或沽出牛熊證。

(8) that in respect of trading Inline Warrant: -

有關買賣界內證:-

(i) Inline Warrants are a type of structured product that entitle the investors to receive a pre-determined fixed payment at expiry, depending on whether the underlying falls at or within (i.e. In-The-Range) or outside (i.e. Out-of-The-Range) the Upper and Lower Strikes at expiry
界內證類屬結構性產品，使投資者可在到期時獲得預定的固定收益，而具體收益取決於相關資產價格1在到期日是在上限價及下限價之內（界內）或之外（界外）

(ii) an Inline Warrant has a fixed expiry date and closely tracks the performance of an underlying asset (for example, a share, index, commodity or currency) without requiring Clients to pay the full price required to own the actual asset.
界內證設有固定到期日，並緊貼相關資產（例如股票、指數、商品及貨幣）的表現而毋須支付購入實際資產的全數金額。

(iii) Inline warrants depend on fluctuations in the price of a certain underlying. The products are offered with upper and lower knock-out barriers — maximum and minimum price thresholds that the underlying must not breach for the duration of the contract. This creates a corridor within which the underlying price must remain in order for the warrant to pay out upon maturity. There are two possible outcomes:
Scenario 1: The underlying price remains within the corridor created by the upper and lower knock-out barrier and a higher fixed redemption is paid out to the holder at maturity.
Scenario 2: The underlying price remains within the corridor created by the upper and lower knock-out barrier and a lower fixed redemption is paid out to the holder at maturity
界內證依據相關資產的價格波動。此產品設有上限價及下限價—在合約期內最高及最低價格幅度不能超越此界限。這樣便會產生一個價格區間，界內證於結算時需處於此區間內才能獲得結算金額。
情景1.：相關資產的價格於結算時處於由上限價及下限價組成的價格區間之內，一個較高的固定結算金額將會支付給持有者。
情景2.：相關資產的價格於結算時超出由上限價及下限價組成的價格區間，一個較低的固定結算金額將會支付給持有者。

(iv) although Inline Warrants have liquidity providers, there is no guarantee that Clients will be able to buy or sell CBBC at their target prices any time they wish.
即使界內證設有流通量提供者，客戶不獲保證可以隨時按其意願以其目標價買入或沽出界內證。

(9) that in respect of trading Exchanged Traded Fund ("ETF"): -

有關買賣交易所買賣基金:-

(i) ETFs are typically designed to track the performance of certain indices, market sectors, or groups of assets such as stocks, bonds, or commodities. ETF managers may use different strategies to achieve this goal, but in general they do not have the discretion to take defensive positions in declining markets. Clients must be prepared to bear the risk of loss and volatility associated with the underlying asset pool or index or market.

交易所買賣基金主要為追蹤某些指數、行業/領域又或資產組別(如股票、債券或商品) 的表現。交易所買賣基金經理可用不同策略達至目標，但通常也不能在跌市中酌情採取防守策略。客戶必須要有因為相關資產組合或指數或市場的波動而蒙受損失的準備。

- (ii) clients are exposed to the political, economic, currency and other risks related to the underlying asset pool or index or market that the ETF tracks.
客戶須承受與交易所買賣基金 相關資產組合或指數或市場有關的政治、經濟、貨幣及其他風險。
- (iii) clients may exposed to tracking errors (i.e. the disparity in performance between an ETF and its underlying asset pool or index or market), due to, for instance, failure of the tracking strategy, currency differences, fees and expenses.
交易所買賣基金可能有追蹤誤差（即交易所買賣基金之表現與相關資產組合或指數或市場的表現脫節），原因可能是模擬策略失效、匯率、收費及其他因素。
- (iv) (where an ETF invests in derivatives (i.e. Synthetic ETF) or by using total return swaps to replicate the index performance, customers are exposed to the credit risk of the counterparties who issued the derivatives, in addition to the risks relating to the index. A synthetic ETF may suffer losses equal to the full value of the derivatives issued by the counter party upon its default or if such counterparty fail to honour their contractual commitments. A higher liquidity risk is involved if a synthetic ETF involves derivatives which do not have an active secondary market. Wider bid-offer spreads in the price of the derivatives may result in losses.
若交易所買賣基金透過買入衍生工具（即合成立交易所買賣基金）或利用總回報掉期以複製相關指數的表現，客戶也要承受發行有關衍生工具的交易對手的信貸風險。這類合成立交易所買賣基金或會因交易對手違責或未能履行其合約承諾而蒙受損失，虧損金額可高達衍生工具的全部價值。若合成立交易所買賣基金涉及的衍生工具沒有活躍的二手市場，流動性風險會較高；而衍生工具的買賣差價較大，亦會引致虧損。
- (v) where the underlying asset pool/index/market that the ETF tracks is subject to restricted access, the efficiency in unit creation or redemption to keep the price of the ETF in line with its net asset value (NAV) may be disrupted, causing the ETF to trade at a higher premium or discount to its NAV. Clients who buy an ETF at a premium or sells when the market price is at a discount to NAV, may sustain losses.若交易所買賣基金所追蹤的資產組合或指數或市場對客戶的參與設有限制，則為使 交易所買賣基金 的價格與其資產淨值一致的增設或贖回單位機制的效能可能會受到影響，令交易所買賣基金 的價格相對其資產淨值出現溢價或折讓。客戶若以溢價買入交易所買賣基金，或於市價較資產淨值折讓時出售交易所買賣基金，客戶可能蒙受損失。
- (vi) no assurance can be given that the performance of an ETF will be identical to the performance of the underlying index due to many factors.
在不同因素影響下，交易所買賣基金之表現並不獲保證會與所追蹤的指數的表現一致。
- (vii) the market price of ETF could be higher or lower than its NAV due to market demand and supply, liquidity and scale of trading spread in the secondary market and will fluctuate during the trading day.
交易所買賣基金的市價可受二手市場中市場供求、交易所買賣基金之流通量及買賣價差等因素影響，而可高於或低於其資產淨值。而交易所買賣基金的市價亦將會於 交易日內不斷波動。
- (viii) even where collateral is obtained by an ETF, it is subject to the collateral provider

fulfilling its obligations. There may be a further risk that the market value of the collateral has fallen substantially when the ETF seeks to realize the collateral.

交易所買賣基金即使取得抵押品，也需依靠抵押品提供者履行責任。此外，當交易所買賣基金的抵押品被變現時，抵押品的市值可能已大幅下跌。

(10) that in respect of trading rights issue:

有關買賣供股權益: -

for exercising and trading of the right issue, Clients have to pay attention to the deadline and other timelines. Rights issues that are not exercised will have no value upon expiry. But if Clients decide to let the rights lapse, then Clients will not need to take any action unless Clients want to sell the rights in the market. In that case, the rights must be sold during the specified trading period within the subscription period, after which they will become worthless. If Clients pass up the rights, the shareholding in the expanded capital of the company will be diluted.

若客戶要行使及買賣供股權益，應留意有關的期限。未被行使的供股權益在到期時將沒有任何價值。但若客戶決定不行使供股權益，除非客戶打算在市場上轉讓這項權利，否則無需採取任何行動。如要轉售供股權益，應留意認購期內設有指定的買賣期，在此之後供股權益將會變得毫無價值。若客戶決定放棄供股權益，其持股比例將會因應公司增發新股而被攤薄。

(11) that in respect of depositing cash and property:

有關存放現金及財產

there may be risks in leaving assets in the Company's safekeeping, for example, if the Company is holding the Client's assets and the Company become insolvent, the Client may experience significant delay in recovering the assets except in accordance with specific legislation or local rules or applicable laws and regulations of the relevant overseas jurisdiction (if held outside Hong Kong) which may be different from the Securities and Futures Ordinance (Cap. 571) and may possibly be pro-rated in the same manner as cash for purposes of distribution in the event of a shortfall and these are risks that the Client is prepared to accept;

存放款項或其他財產與本公司保管可能存在風險，若是本公司持有該款項或財產而無力償債時，客戶將有機會被延誤收回該等款項或財產，並可能須受限於具體法例規定或當地的規則〈若是存放在香港以外〉，而當地法例或規則不同於〈證券及期貨條例〉

（第571章），只可收回按比例分配得來的款項或其他財產；

(12) that in respect of receiving or holding the Client's assets outside Hong Kong:

有關在香港以外地區收取或持有客戶資產

as stated in sub-paragraph (4) above, the Client's assets received or held by the Company outside Hong Kong are subject to applicable laws and regulations of the relevant jurisdiction which may be different from the Securities and Futures Ordinance (Cap. 571) and the rules made thereafter, consequently, the Client's assets may not enjoy the same protection as that conferred on client assets received or held in Hong Kong;

如上(4)所述，本公司在香港以外地方收取或持有的客戶資產，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）及根據該條例制定的規則可能有所不同。因此，有關客戶資產將可能不會享有賦予在香港收取或持有的客戶資產的相同保障。

(13) that in respect of trading Nasdaq-Amex securities at the Exchange:

有關聯交所買賣納斯達克

(i) the securities under the Nasdaq-Amex Pilot Program (PP) are aimed at sophisticated investors and that the Client shall consult the Client's licensed or registered person

and become familiarized with the PP before trading in the PP securities since the PP securities are not regulated as a primary or secondary listing on the Main Board or the Growth Enterprise Market of the Exchange; and

有關聯交所買賣納斯達克，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。客戶在買賣該項試驗計劃的證券之前，會先諮詢持牌人或註冊人的意見和熟悉該項試驗計劃。客戶知悉，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；及

- (ii) that before the Client begins to trade, the Client should obtain a clear explanation of all commission, fees and other charges for which the Client will be liable, since these charges will affect the Client's net profit (if any) or increase the Client's loss.
在開始交易之前，客戶先要消楚瞭解客戶必須繳付的所有佣金、費用或其他收費。這些費用將直接影響客戶可獲得的淨利潤（如有）或增加客戶的虧損。

25. Standing Authority for Client Money and Client Securities

客戶款項及客戶證券的常設授權

(1) Unless otherwise defined, the terms used in this Authority shall have the same meanings as in the Securities and Futures Ordinance, the Securities and Futures (Client Money) Rules, the Securities and Futures (Client Securities) Rules, Options Trading Rules of SEHK, Rules of SEOCH as amended from time to time.
除非另有說明，本授權書之名詞與《證券及期貨條例》、《證券及期貨（客戶款項）規則》、《證券及期貨（客戶證券）規則》及《聯交所規則》不時修訂之定義具有相同意思。

(2) The Client(s) acknowledge that the Client's assets (including Monies) received or held by the licensed or registered person 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.
客戶確認持牌人或註冊人在香港以外地方收取或持有的客戶資產，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 條) 及根據該條例制訂的規則可能有所不同。因此，有關客戶資產將可能不會享有賦予在香港收取或持有的客戶資產的相同保障。

(3) The Client(s) hereby agree to indemnify, and to keep indemnified the Company from and against all losses, damages, interests, costs, expenses, actions, demands, claims or proceedings of whatsoever nature which they (or any of them) may incur, suffer and/or sustain as a consequence of any transaction undertaken in pursuance of this Authority. This indemnity shall survive the revocation of this Authority.
客戶謹此同意就本公司，因執行上述授權而可能產生、蒙受及／或承受一切虧損、損失、利息、費用、開支、法律訴訟、付款要求索償等向本公司作出賠償，並保障本公司免受損害。本授權被撤銷後仍繼續生效。

(4) The Authority under this Clause shall be valid for a period of 12 months from the date of the account opening and may be extended from year to year by written notice and confirmation issued by the Company until revocation of this Authority. The Client(s) can revoke this Authority by sending a 14 days prior notice in writing to the Company. The notice period shall run from the date the Company has actually received such written notice. Subject to applicable laws, such revocation shall not affect any above transfer made prior to such revocation becoming effective.
本條的授權將於開戶日期起 12 個月內有效及可由本公司發出書面通知及確認而每年續延至本授權書被撤銷為止。客戶在給予本公司 14 日事前通知書便可撤銷本授權書。通知期由本公司確實收到該通知書當日起計。在受制於適用法律下，該撤銷將不會影響任何上述於該撤銷生效前已作出之資金轉戶。

(5) The Client(s) acknowledge and agree that this Authority shall be deemed to be renewed on a continuing basis without the Client's written consent if the Company issues the Client a written reminder at least fourteen (14) days prior to the expiry date of this Authority, and the Client does not object to such deemed renewal before such expiry date.
客戶確認並同意，本公司若在本授權的有效期屆滿前 14 日之前向客戶發出通知，提醒客戶 本授權即將屆滿，而客戶沒有在授權屆滿前反對此授權續期，本授權應當作在不需要客戶以書面同意下按持續的基準已被續期。

(6) Standing Authority for Client Securities (applicable to Securities Cash Account only)
客戶證券常設授權 (適用於證券現金賬戶)

- a. In respect of the treatment of the Client's securities deposited with the Company as collateral, pursuant to section 148 of the Securities and Futures Ordinance and the Securities and Futures (Client Securities) Rules, the Client hereby authorizes the Company may do any of the following without giving the Client's notice:
 就有關一切由本公司代表客戶存於本公司處作為抵押品之證券，根據<證券及期貨條例>第 148 條及其下之證券及期貨(客戶證券)規則，客戶謹此授權本公司可在無須通知客戶情況下：
 - (i) deposit any of the Client's securities with an authorized financial institution (as defined in the Banking Ordinance (Cap 155 of the Laws of Hong Kong) as collateral for financial accommodation provided to WBS;
 將任何客戶的證券存於認可財務機構(見《銀行業條例》(香港法例第 155 章)的定義)，作為該機構向本公司提供財務通融之抵押品；
 - (ii) apply the securities or securities collateral pursuant to a securities borrowing and lending agreement;
 根據證券借貸協議規定使用證券或證券抵押品；
 - (iii) deposit the securities collateral with a recognized clearing house (as defined in the Securities and Futures Ordinance) or an intermediary licensed or registered for dealing in securities as collateral for the discharge and satisfaction of the Company's settlement obligations and liabilities.
 將證券抵押品存放於認可結算所(定義見《證券及期貨條例》)或其他持牌中介人或獲發牌從事證券交易的中介人，作為解除和 清償本公司結算義務和責任的抵押品。
- b. The Client acknowledges that this Authority shall not affect the the Company's right to dispose of the Client's securities in settlement of:
 客戶確認本授權書不影響本公司為以下目的而處置客戶的證券的權利：
 - (i) the Client's obligation to maintain the Cash (as defined in the Cash Client Agreement);
 履行客戶維持現金的義務(根據<現金客戶協議書>所作之定義)；
 - (ii) any of the Client's liability to settle a transaction in securities and/or to repay or discharge the financial accommodation provided by the Company;
 履行客戶就某證券交易進行交收及／或付還或解除由本公司所提供的財務通融的法律責任；
 - (iii) any of the Client's liability owed to the Company for dealing in securities which remains outstanding after the Company have disposed of all other assets designated as collateral for securing the settlement of that liability.
 履行客戶就證券交易而對本公司負有的法律責任，而該法律責任是指在本公司已將指定作為保證履行該法律責任的抵押品的所有其他資產處置後仍未履行的法律責任。
- c. Client(s) confirm that the Company may refuse to draw on the facility granted to me to settle any transaction if client(s) do not give any authorization required under any applicable laws, rules or regulations. Client(s) confirm that the above authorizations are transferable by the Company or the Company's assigns.
 客戶確認若客戶未依據任何適用法律、規則或法規的規定授予任何必要授權，則本公司可拒絕向客戶提供清償任何交易所需的任何融資。客戶確認上述授權可由本公司或本公司的受讓人作出轉讓。
- d. Client(s) understand that if the Company lends or deposits any securities in the Cash Account to a third party, the return of such securities may be subject to the

Company discharging its obligations to such third party.

客戶理解若將現金賬戶中的任何證券出借給第三方或存放在第三方處，則此類證券的歸還將取決於本公司對此等第三方所承擔責任的履行情況。

(7) For Authorization as to Transfer of Securities (applicable to US market Account only)

有關股票調配授權 (適用於美股賬戶)

a. In respect of the management of and dealing in the Foreign Securities (as defined in the Cash Client's Agreement as the case may be) in the Client's Account, the Client hereby give this Authority to the Company in relation to the Client Securities:

有關客戶賬戶的外地證券（現金客戶協議書中所介定，視乎具體情況而定）之交易及管理，客戶謹此授權本公司處理有關客戶在外地的客戶證券交易事宜：

(i) the Client hereby authorizes the Company, in the Company's sole discretion, without having to provide the Client with any prior notice or to obtain the prior confirmation and/or direction of the Client to deposit the Client's Foreign Securities to a licensed securities broker or custodian nominated by the Company ("the Custodian") and to be held by the Custodian from time to time. 客戶謹此授權本公司酌情處理客戶之外地證券以作不時之存放及持有於本公司委任之持牌證券經紀或託管人（“託管人”）。

(ii) this Authority does not cover any consideration the Client must pay or be paid for the depositing any of the Foreign Securities of the Client. Any such consideration must be set out in a separate agreement between the Client and the Company.

本授權書並不涉及就本公司存放客戶任何外地證券而須支付或收取的任何代價。任何代價均須由客戶與本公司另行簽約訂明。

(iii) until further notice, the Client's Foreign Securities in the Account will be carried by the Custodian. In the event that the Custodian acts as custodian for the securities and other property in relation to Foreign Securities in the Account, the Company or the Custodian through the Company are authorized, subject to Client's instructions, to register such securities in its name or the name of the Company or the Custodian or their nominees, or cause such Foreign Securities to be registered in the name of or the nominee of a recognized depository or clearing organization. The Client understands and acknowledges that when the Company or the Custodian holds on Client's behalf the Foreign Securities which are callable in part by issuer, such securities will be subject to the Company or its impartial lottery allocation system in which the probability of Client's securities being selected as called is proportional to the holdings of all clients of such securities held in bulk by or for the Company or the Custodian. The Client further understands that the Company or the Custodian will withdraw such securities from any depository prior to the first date on which such securities may be called unless such depository has adopted an impartial lottery system which is applicable to all participants. The Client may withdraw uncalled securities prior to a partial call subject to compliance with applicable cash requirements and the terms of any agreements between the Company or the Custodian and the Client. The Company or the Custodian are authorized to withdraw Foreign Securities sold or otherwise disposed of, and to credit Client's account with the proceeds thereof or make such other disposition thereof as the Client may direct. The Company or the Custodian are further authorized to collect all income and other payments which may become due on the Client's Foreign Securities, to surrender for payment maturing obligations and those

called for redemption and to exchange certificates in temporary form for like certificates in definitive form, or, if the par value of any shares is changed, to effect the exchange for new certificates. It is understood and agreed by the Client that although the Company or the Custodian will use reasonable efforts to effect the authorization set forth in the preceding sentence, the Company or the Custodian will incur no liability for the Company's or the Custodian's failure to effect the same.

客戶的外地證券將由託管人所持有，直至另行通知。當託管人為外地證券及其他有關外地證券的財產之託管人時，本公司及託管人將被授權，在受管制於客戶指示下，將該等外地證券以本公司或託管人或其任命人的名義登記或致使該等外地證券以認可託管或結算機構名義登記。客戶明白及確認當本公司或託管人代客持有的外地證券為可部分通知贖回證券，該等證券將受制於本公司或其公平的抽籤分配系統，將客戶的證券在本公司或託管人的整體持有中分配。客戶再明白本公司或託管人將在該等證券贖回首天前由保管人提取該等證券，除非該保管人已採用適用於所有參與者的公平抽籤分配系統。客戶在部分贖回通知前提取未贖回的證券，將受制於符合適用的現金要求及客戶與本公司或託管人的合約條款。本公司或託管人被授權提取已沽或其他出售，及將有關出售的得益存入客戶賬戶或其他客戶指定方式處理外地證券。本公司或託管人再被授權收集有關客戶的外地證券的所有收入及其他可收的付款，可交出證券以取得終期付款及其贖回及將臨時證書交換成正式證書，或如股票面值有變，交換新的證書。客戶明白及同意，雖然本公司或託管人將以合理地盡力完成上一句子的授權，本公司或託管人將不因為本公司或託管人的失誤負上任何責任。

(iv) the Client declares, undertakes and warrants that the Client has the absolute ownership of the Client's Foreign Securities free from all liens, charges and encumbrances during the continuance in force of this Authority save and except for those stipulated in the Cash Client's Agreement, if applicable.

客戶聲明、承諾及保證在本授權之有效期內客戶是為客戶證券之絕對擁有人及其不會受制於任何種類的留置權、抵押或產權負權，在現金客戶協議書所載除外（如適用）。

b. This Authority is given to the Company in consideration of the Company's agreeing to continue to maintain the Global Stock account for the Client.

此賦予本公司之授權乃鑒於本公司同意繼續維持客戶之環球證券賬戶。

c. The Client fully understands that a third party may have rights to the Client's securities and/or Foreign Securities which the Company must satisfy before the Client's Securities can be returned to the Client.

客戶完全明白客戶的證券及／或外地證券可能受制於第三者之權利，本公司須全數抵償該等權利後，方可將客戶的證券退回客戶。

(8) Standing Authority for Client Money (Applicable to all accounts)

客戶款項常設授權（適用於所有帳戶）：

a. The Client(s) hereby authorizes the Company to do any of the following without giving me notice:

本指示授權本公司在無須向本人發出通知的情況下作出以下任何行動：

(i) combine or consolidate any or all segregated accounts, of any nature whatsoever and either individually or jointly with others, maintained by the Company from time to time and may transfer any sum of Monies to and between such segregated account(s) to satisfy the clients' obligations or liabilities, whether such obligations and liabilities are actual, contingent, primary or collateral, secured or unsecured, or joint or several; and
組合或合併客戶於本公司內的成員公司所開設及持有任何獨立賬戶，此等

組合或合併活動可以個別地或與其他賬戶聯合進行，可將該等獨立賬戶內任何數額之款項作出轉移，以解除客戶的義務或法律責任，不論此等義務和法律責任是確實或突然的，原有或附帶的、有抵押或無抵押的、共同或分別的；及

(ii) interchangeably between any of the said segregated account(s).

從任何上述的獨立賬戶之間來回調動。

- b. This authority is given to the Company in consideration of its agreeing to continue to maintain one or more trading account(s) at my choice with the Account Opening Form. 本授權的授予建基於本公司同意按客戶在開戶申請表中要求開立的一個或多個交易帳戶開立及持續運作該等帳戶。
- c. The Client(s) acknowledge that notwithstanding this Authority, the Company is not obliged to make any transfer abovementioned in the first paragraph hereof, in particular but without prejudice to the generality of the foregoing, if such transfer may result into a breach of any provision of any agreement made or to be made between the Company and the Client(s) (including without limitation the Agreement). 客戶確認，儘管有本授權書，本公司並無責任作出任何以上第一段所述之資金轉戶，尤其(但以不影響本段前文之一般性規定為大前提下)若該資金轉戶可能導致違反任何客戶與本公司已簽訂或將會簽訂之協議書(包括不限於「協議書」)內任何條款
- d. This Authority is given without prejudice to other authorities or rights which the Company may have in relation to dealing in the Monies in the segregated accounts. 本授權並不損害本公司可享有有關處理該等獨立賬戶內款項的其他授權或權利。
- e. Client(s) acknowledge that their assets (including Monies) received or held by the licensed or registered person 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 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. 客戶確認持牌人或註冊人在香港境外代表本人持有或收取的資產(包括款項)均應符合相關海外司法管轄區的適用法律法規規定，而該等法律法規或與《證券及期貨條例》及項下規則有所不同。因此，此類客戶資產或無法享有在香港境內持有或收取該等客戶資產時所能享有的同等

26. Suitability

合適性

If the Company solicits the sale of or recommends 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 Company may ask the Client to sign and no statement the Company may ask the Client to make derogates from this clause.

假如本公司向客戶招攬銷售或建議任何金融產品，該金融產品必須是本公司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。本協議的其他條文或任何其他本公司可能要求客戶簽署的文件及本公司可能要求客戶作出的聲明概不會減損本條款的效力。

27. Client Agreement and Acknowledgement for Online Account Opening

網上開戶客戶同意及承認

The Client hereby acknowledges, understands, confirms and agrees that the Client shall input his/her personal information into the designated online account opening form of the Company (including but not limited to the website or the mobile application of the Company) for operating

his/her account(s) opened and maintained with the Company by way of electronic means via any electronic device prescribed by the Company (including but not limited to tablet computer or mobile phone) and use the Electronic Signature to sign on the relevant account opening documents and/or agreement(s). The Client hereby acknowledges, understands, confirms and agrees that the Electronic Signature signed by the Client is legally enforceable and shall be governed by the Electronic Transactions Ordinance (Cap. 553). The Client acknowledges, understands, confirms and agrees that all the information to be inputted by way of electronic means shall be automatically transmitted and recorded in the computer system of the Company and such information and records shall be used and relied on by the Company by way of electronic means. The Client hereby acknowledges, understands, confirms and agrees that the Client's signature signed by way of electronic means on the Online Account Opening Form and relevant account opening documents and/or agreement(s) has the same legal effect as the Client's signature signed on Account Opening Form and relevant account opening documents and/or agreement(s) in paper.

客戶謹此確認、承認、明白及同意客戶以本公司指定的電子方式於電子裝置(包括但不限於平板電腦或流動電話)於網上輸入客戶的個人資料於本公司指定的互聯網開戶表格(包括本公司網頁或流動裝置應用程式)以操作客戶開立及維持於本公司的賬戶，並使用電子簽署方式簽署有關開戶文件及/或協議書。客戶謹此確認、承認、明白及同意該電子簽署具有法律效用及受《電子交易條例》(香港法例第553章)管轄。客戶確認、承認、明白及同意所有以電子方式輸入於互聯網開戶表格的資料將自動輸送及記錄於本公司的電腦系統及該等資料及記錄將為本公司操作客戶在本公司的賬戶所使用及依賴，並會作電子方式紀錄。客戶謹此確認、承認、明白及同意客戶以電子方式簽署於本公司之電子開戶表格及/或協議書等同於客戶在紙上之開戶表格及/或協議書上的簽署的法律效用。

28. Client Agreement and Acknowledgement for Online Change of Client's Information

網上更改客戶資料同意及承認

The Client hereby acknowledges, understands, confirms and agrees that the Client shall input his/her personal information into the designated online Winbull Securities APP account of the Company (including but not limited to the website or the mobile application of the Company) for the change of Client's information by way of electronic means via any electronic device prescribed by the Company (including but not limited to tablet computer or mobile phone) and use the verification code (one time password) to confirm such instruction. The Client acknowledges, understands, confirms and agrees that all the information to be inputted by way of electronic means at Winbull Securities APP shall be automatically transmitted and recorded in the computer system of the Company and such information and records shall be used and relied on by the Company by way of electronic means.

客戶謹此確認、承認、明白及同意客戶以本公司指定的電子方式於電子裝置(包括但不限於平板電腦或流動電話)於網上使用盈寶證券APP(包括本公司網頁或流動裝置應用程式)更改客戶資料，並使用認證碼(一次性密碼)確認有關指示。客戶確認、承認、明白及同意所有以電子方式輸入於盈寶證券APP的資料將自動輸送及記錄於本公司的電腦系統及該等資料及記錄將為本公司操作客戶在本公司的賬戶所使用及依賴，並會作電子方式紀錄。

29. Interpretation

釋義

In this Agreement unless the context otherwise requires: -

本合約中，除文意另有所指外： -

- (1) The expression "The Client" or "the Clients" or "the Client's" wherever used shall in the case where the undersigned is an individual(s) include the undersigned and his executors and administrators where the undersigned are several individuals, include the several individuals and their respective executors and administrators and in the case where the undersigned is a sole proprietorship firm include the sole proprietor and his executors and administrators and his or their successors in the business and in the case of a partnership firm include the partners who are the partners of the firm at the time of this Agreement and their respective executors and administrators and any other person or persons who shall at any time hereafter be or have been a partner of and in the firm and his or their

respective executors and administrators and the successors to such partnership business and where the undersigned is a company include such company and its successors and assigns.

"客戶"一詞，若指本協議簽署人是個人者，則包括其本人、其遺囑執行人及遺產管理人；若指眾人，則包括眾人及各自之遺囑執行人及遺產管理人；若指獨資經營商號，則包括該商號主人、其遺囑執行人及遺產管理人、其生意繼承人；若指合夥機構，則包括現時之各合夥人、各自之遺囑執行人及遺產管理人，尚有今後成為合夥人之其他人士及其遺囑執行人及遺產管理人，以及此等合伙生意之繼承人；若指有限公司，包括有限公司之繼承人及受讓人。

(2) "Correspondent Agent" means anyone (including the incorporated body) who acts as the Company's agent in effecting Transactions or clearing the same in Hong Kong or elsewhere, including any member of Exchange or Clearing House and/or the member of foreign stock exchange and foreign clearing house.

"業務代理"指代表本公司在香港或其他地方進行的交易或結算的代理人，包括交易所或結算所的任何成員；

(3) "Instructions" means any instructions or orders communicated by the Client or its Authorized Persons to the Company in accordance with Clause 5.1 above.

"指示"指由客戶或其授權人士根據本協議第5.1條規定向本公司發出任何指示或買賣盤。

(4) "Securities" means all kinds of instruments commonly known as securities including, but not limited to, stocks, shares (listed or otherwise), stock options, warrants, debentures, unit trusts, mutual funds, exchange traded funds, options, derivatives, bonds or notes of, or issued by, anybody, whether incorporated or unincorporated, or of any government or local government authority, as the Company may at the Company's absolute discretion from time to time offer to deal in. For the avoidance of doubt, "Securities" includes "Foreign Securities".

"證券"指各類普遍認為是證券的工具，包括但不限於股份、股票（上市及非上市者）、股票期權、認股權證、債票、信託基金、互惠單位基金、債券或票據由註冊團體、非註冊團體或政府或當地政府發行，由本公司可不時提供來交易者。為免生疑問，"證券"包括"外地證券"。

(5) "Foreign Securities" means all kinds of securities defined herein which listed in a stock exchange operated in a country or territory outside Hong Kong or all kinds of securities over the counter of foreign markets.

"外地證券"指外地證券交易所介定的所有證券或所有外地場外交易的證券。

(6) Where the undersigned consists of more than one individual or where the undersigned is a firm consisting of two or more individuals, the agreements by and the liabilities of the undersigned hereunder shall be joint and several of such individuals.

若本合約簽署人由兩名或以上之個人組成，或為一間由兩名或以上人士開設之商號，則本合約涉及本合約簽署人之責任，須由此等人士個別及共同承擔責任。

(7) Words importing the singular number shall include the plural number and vice versa and words importing the masculine gender shall include the feminine gender and the neuter gender.

凡表示單數之字眼包括複數含義，反之亦然；凡表示陽性之字眼亦包括陰性及中性含義。

(8) Words importing "persons" shall include limited company (including local and foreign).
字義上所指的 "人"（若適用）亦包括有限公司（本港者或海外者）。

(9) "The Company" means Winbull Securities International (Hong Kong) Limited. "本公司"指盈寶證券國際(香港)有限公司。

(10) "WBS" means Winbull Securities International (Hong Kong) Limited.
"盈寶證券"指盈寶證券國際(香港)有限公司。

(11) “Electronic Signature” is defined in section 2(1) of the Electronic Transactions Ordinance to mean any letters, characters, numbers or other symbols in digital form attached to or logically associated with an electronic record and executed or adopted for the purpose of authenticating or approving the electronic record.

“電子簽署”在《電子交易條例》第2(1)條的定義為與電子紀錄相連的或在邏輯上相聯的數碼形式的任何字母、字樣、數目字或其他符號，而該等字母、字樣、數目字或其他符號是為認證或承認該紀錄的目的而簽立或採用的。

30. Governing Law

法律

This agreement is governed by and construed in accordance with the laws of Hong Kong Special Administrative Region and the parties irrevocably agree to submit to the non-exclusive jurisdiction of the courts of the Hong Kong Special Administrative Region in relation to all matters arising from this Agreement.

本協議書受香港特別行政區法律管轄及其作解釋，而雙方不可撤回地同意接受香港特別行政區法院的非獨佔性司法管轄權的約束。

If there is a discrepancy between the English and Chinese versions of this Agreement, the English version shall prevail.

本協議之中英文版本文義如有歧義，請以英文版本為準

INTERNET SECURITIES TRADING AGREEMENT

互聯網證券交易協議書

THIS AGREEMENT is made the date stated in the Client Account Opening Execution Form:

本協議由以下雙方於客戶開戶執行表格所列之日期簽署：

BETWEEN

- (1) Winbull Securities International (Hong Kong) Limited, a company incorporated in Hong Kong with its registered office and business address at Rooms 2202-3, 22/F, Jubilee Centre, 18 Fenwick Street / 42-46 Gloucester Road, Wan Chai, Hong Kong and a licensed corporation [CE No. BRG131] for Type 1 regulated activity (dealing in securities) .Type 4 regulated activity (advising on securities) and Type 9 (Asset Management)under the Securities and Futures Ordinance and an exchange participant of The Stock Exchange of Hong Kong ("the Company"); and
盈寶證券國際(香港)有限公司（“本公司”），為一間在香港註冊成立的公司，其註冊及營業地址為香港灣仔分域街十八號捷利中心22樓2202- 2203室，並為根據《證券及期貨條例》就第一類受規管活動（證券交易）及第四類受規管活動（就證券提供意見）及第九類（提供資產管理）受規管活動之持牌法團（中央編號： BRG131），及聯合交易所有限公司交易所參與者；及
- (2) The party whose name, address and details are set out in the Account Opening Form ("the Client").
當事方（“客戶”），其名稱、地址和相關資料列於開戶表格中。

WHEREAS:

鑑於：

This Internet Trading Agreement is supplemental to the Cash Client's Agreement and /or Cash Client's Agreement entered into by the Company ("the Client Agreement(s)") and the Client to which this Internet Trading Agreement is annexed whereby the Company agrees to provide to the Client with Internet Securities Trading Service which enables the Client to give Internet Securities Trading Instructions and to obtain quotations and other information via computer or telephonic transmission for use on compatible personal, home or small business computers or mobile phones, including internet appliance with modems, terminals or network computers that can connect to a telecommunication network ("Internet Securities Trading Service").

本互聯網交易協議乃本公司與客戶所訂立現金客戶協議及／或現金客戶協議（“客戶協議”）之補充文件，藉此本公司同意向客戶提供互聯網證券交易服務，使客戶能夠透過電腦或電話傳輸方式，在相容的個人、家庭、小型電腦或流動電話，包括能夠連接互聯網電訊網絡並帶有解調器、終端機或網絡電腦等設備的互聯網儀器，發出互聯網證券交易指示並獲取報價及其他資訊（“互聯網證券交易服務”）。

Now IT IS HEREBY AGREED as follows:

合約雙方同意下列條款：

1. Interpretation

釋義

- 1.1 Terms defined in this Internet Trading Agreement have the same meanings as in the Client Agreement(s) unless stated otherwise.

本互聯網交易協議中的術語之含義與客戶協議所界定者相同，另有特別聲明者除外。

- 1.2 The following expressions shall, unless the context requires otherwise, have the following meanings:

下列用語，除文意另有所指外，將作如下解釋：

"Winbull ID" means the Client's identification, used in conjunction with the Password, to

gain access to the Internet Securities Trading Service;

「盈寶號」指識別客戶身份的名稱，須配合密碼一起使用以接達有關互聯網證券交易服務；

"Information" means any transaction or market data, bid and ask quotations, news reports, third party analysts' reports, research and other information relating to securities and the securities markets;

「資訊」指與證券及證券市場有關之任何交易或市場資料、買入及賣出價、新聞報導、第三者分析員的報告、研究資料及其他資訊；

"Password" means the Client's password, used in conjunction with the Winbull ID, to gain access to the Internet Securities Trading Service.

「密碼」指客戶的密碼，須配合盈寶號一起使用以接達有關互聯網證券交易服務。

1.3 References to "Instructions" in the Client Agreement(s) are deemed to include Internet Securities Trading instructions given by means of Internet Securities Trading Service.

客戶協議中提及的「指示」將被視為包括通過互聯網證券交易服務發出的互聯網證券交易指示。

2. Using Internet Securities Trading Service

互聯網證券交易服務的使用

2.1 On the issuance by the Company to the Client of its Winbull ID and Password, the Internet Securities Trading Service shall be activated and the Company shall notify the Client.

當本公司向客戶發出盈寶號及密碼後，互聯網證券交易服務將被啟動，同時本公司將向客戶發出相應通知。

2.2 The Company is entitled to require the Client to place a cash and/or Securities deposit prior to execution of any Instructions as will be informed by the Company from time to time.

本公司有權要求客戶按本公司不時的通知，在執行其任何指示前存入現金和／或證券。

2.3 The Client hereby agrees that:

客戶同意：

(i) the Client shall use the Internet Securities Trading Service only in accordance with this Internet Trading Agreement, the Client Agreement(s) and the instructions and procedures as set out in the Company's Instruction Manual which is supplied to the Client from time to time;

將只按照本互聯網交易協議、客戶協議及本公司不時提供客戶的用戶指南，所規定的各種指示及程序使用互聯網證券交易服務；

(ii) the Client shall be the only authorized user of the Internet Securities Trading Service;

客戶本人是互聯網證券交易服務的唯一獲授權用戶；

(iii) the Client shall be responsible for the confidentiality and use of its Winbull ID and Password;

客戶應對其盈寶號及密碼的保密及使用承擔責任；

(iv) the Client shall be solely responsible for all Instructions entered through the Internet Securities Trading Service using its Winbull ID and Password and any Instructions so received by the Company shall be deemed to be made by the Client at the time received by the Company and in the form received;

客戶應對利用盈寶號及密碼而透過互聯網證券交易服務所輸入的所有指示完全負責，本公司收到的任何指示將被視為由客戶於本公司收到的時間及以收到的形式發出；

- (v) the Client shall immediately inform the Company if it becomes aware of any loss, theft or unauthorized use of its Winbull ID or Password, or the Internet Securities Service or any Information;
如發現盈寶號及密碼有任何遺失，被竊或未經授權使用，客戶應立刻知會本公司；
- (vi) the Client shall immediately inform the Company if it becomes aware of any failure by the Client to receive a message that an order initiated by the Client through Internet Securities Trading Service has been received and executed through the Internet Securities Trading Service;
在客戶透過互聯網證券交易服務發出指令後，若客戶獲悉其未能獲取顯示經已接獲及／或執行該指令之訊息，應隨即知會本公司；
- (vii) the Client shall provide the Company with the Client's e-mail address, and promptly provide the Company with any changes to the Client's e-mail address, and to accept Internet Securities Trading communications from the Company at the e-mail address as the Client has specified;
向本公司提供客戶的互聯網證券交易郵件地址，及立刻通知本公司客戶的互聯網證券交易郵件地址的任何改動，並於客戶指定的互聯網證券交易郵件地址接受本公司 的互聯網證券交易通訊；
- (viii) the Company may in its absolute discretion impose restrictions on the types of orders, and the range of prices for orders which can be placed through the Internet Securities Trading Service;
本公司可有絕對酌情權，對可透過互聯網證券交易服務發出的指示之種類及指示之價格範圍預以限制；
- (ix) the Client agrees to pay all subscription, service and user fees, if any, that the Company charges for the Internet Securities Trading Service and authorizes the Company to debit the Client's Account with the same;
客戶同意支付因本公司提供互聯網證券交易服務而須收取的所有訂購費、服務和用戶費（如有的話），並授權本公司可從客戶賬戶中扣除該類款項；
- (x) that the Client shall be bound by any consent the Client gives through the Internet Securities Trading Service for the Company to provide any notices, statements, trade confirmations and other communications to the Client solely through Internet Securities Trading Service;
客戶應受任何透過互聯網證券交易服務給予本公司，並同意本公司只通過互聯網證券交易服務來向其提供任何通知、結單、交易確認及其他通訊的同意所約束；
- (xi) that the Client shall logoff the Internet Securities Trading Service immediately following the completion of each Internet Securities Trading Service session;
客戶在完成每次互聯網證券交易服務時段後，應立即退出互聯網證券交易服務系統；
- (xii) that the Client shall not use or permit the use of the Information or any part thereof for any illegal purpose;
客戶不得使用或容許使用資訊或其任何部分作任何非法用途；
- (xiii) that the Client shall not disseminate the Information to third parties, and shall solely use the Information or any part thereof for its own use or in the ordinary course of its own business.
客戶不得向第三者散播資訊，同時只容許客戶作本身的用途或在本身業務的正

常過程中使用。

2.4 After the giving of an Instruction via the Internet Securities Trading Service, the Client shall check via the Internet Securities Trading Service that its Instruction has been correctly acknowledged by the Company.
客戶通過互聯網證券交易服務發出指示後，應通過互聯網證券交易服務對所發出的指示是否已被本公司正確地確認作出檢查。

2.5 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 Internet Securities Trading Service and that an Instruction may only be amended or cancelled if it has not been executed by the Company. In such circumstances the Company will use its best efforts to amend or cancel the Instruction but, notwithstanding an acknowledgement by the Company 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.
在不限制上述的概括性原則下，客戶確認並同意，一旦通過互聯網證券交易服務發出的指示後，未必能夠修改或取消，及指示只有在尚未被本公司執行時方有可能修改或取消，在這種情況下，本公司將盡可能修改或取消指示，但是，儘管本公司已確認有關修改或取消指示，也並不能保證該修改或取消一定會發生，如果該修改或取消沒有發生，客戶仍然要對其最初作出的指示負責。

2.6 In the case the Internet Securities Trading Service is not available, the Client shall place its Instructions in accordance with the Clause 5.1 of the Client Agreement(s).
如果互聯網證券交易服務未能使用，客戶將根據客戶協議第5.1條之規定發出指示。

2.7 Electronic trading facilities are supported by computer-based component systems for the order-routing, execution, matching, registration or clearing of trades. As with all facilities and systems, they are vulnerable to temporary disruption or failure. The Client's ability to recover certain losses may be subject to limits on liability imposed by the system provider, the market, the clearing house and/or participant firms. Such limits may vary, the Client should ask the firm with which the Client deals for details in this respect.
互聯網證券交易的設施是以電腦組成系統來進行交易指示傳遞、執行、配對、登記或交易結算。然而，所有設施及系統均有可能會暫時中斷或失靈，而你就此所能獲得的賠償或會受制於系統供應商、市場、結算公司及／或參與者商號就其所承擔的責任所施加的限制。由於這些責任限制可以各有不同，客戶應向為客戶進行交易的商號查詢這方面的詳情。

3. Provision of Information

資訊的提供

3.1 The Company may convey Information to the Client by Internet Securities Trading Service. The Client may be charged a fee for Information the Company provides that has been obtained from Exchanges, markets and from other third-parties that transmit Information (collectively referred to as the "Information Providers").
本公司可通過互聯網證券交易服務向客戶傳遞資訊，客戶可能會被收取從交易所、市場及其他傳輸資訊的第三方（統稱為"資訊供應者"）獲得並提供給客戶使用的資訊的一定費用。

3.2 The Information is the property of the Company, the Information Providers or others and is protected by copyright. The Client shall:
資訊乃是本公司、資訊供應者或其他人士的財產，受版權保護，客戶應：
(i) not upload, post, reproduce or distribute any Information, software or other material protected by copyright or other intellectual property right (as well as rights of

publicity and privacy) without first obtaining the permission of the owner of such rights; and

在未獲得這些權利擁有人的同意前，不得上載、貼上、複製或分發任受版權或其他知識產權（以及公開權及私穩權）所保障的任何資訊、軟件或其他資料；及

(ii) not use the Information or any part thereof other than for its own use or in the ordinary course of its own business.

不得將資訊或其中的任何部分用於並非其本身用途或並非其本身日常業務之用途。

3.3 The Client agrees not to:

客戶同意不會：

(i) reproduce, retransmit, disseminate, sell, distribute, publish, broadcast, circulate or commercially exploit the Information in any manner without the express written consent of the Company and the relevant Information Provider(s);

在未獲得本公司和有關資訊供應者的明確書面同意之前，以任何方式複製、再發、傳播、出售、分發、出版、廣播、傳閱或在商業用途利用資訊；

(ii) use the Information for any unlawful purpose;

將資訊用於任何非法目的；

(iii) use the Information or any part thereof to establish, maintain or provide or to assist in establishing, maintaining or providing a trading floor or dealing service for trading in securities listed on the Exchange.

將資訊或其中的任何部份用於建立、維持或提供、或用於協助建立、維持或提供一個買賣在聯交所上市的證券的交易平臺或交易服務。

3.4 The Client agrees to comply with reasonable written requests by the Company to protect the Information Providers' and the Company's respective rights in the Information and the Internet Securities Trading Service.

客戶同意將遵守本公司的合理書面要求，以保護資訊供應者及本公司各自在資訊和互聯網證券交易服務中的權利。

3.5 The Clients shall comply with such reasonable directions as the Company may give from time to time concerning permitted use of the Information.

客戶將遵守本公司不時作出的有關允許使用資訊的合理指示。

3.6 The Client authorizes the Company to provide information on the Internet Securities Trading Service supplied to the Client hereunder to the Information/Service Provider to enable the Company to comply with the license agreement between the Information/Service Provider and the Company relating to market datafeeds.

客戶授權本公司可將提供給客戶的互聯網證券交易服務資訊提供給香港聯合交易所資訊服務有限公司（"資訊服務公司"），從而使本公司能夠遵守資訊服務公司與本公司簽訂的有關市場數據傳送專線許可證協議。

4. Intellectual Property Rights

知識產權

4.1 The Client acknowledges that the Internet Securities Trading Service, and any software comprised in it, is proprietary to the Company.

客戶承認，互聯網證券交易服務及其中包括的任何軟件乃屬本公司專有。

4.2 The Client warrants and undertakes that it shall not, and shall not attempt to, tamper with, modify, decompile, reverse engineer or otherwise alter in any way, and shall not attempt

to gain unauthorized access to, any part of the Internet Securities Trading Service or any of the software comprised in it. The Client agrees that the Company shall be entitled to terminate this Internet Trading Agreement if at any time the Client breaches, or if the Company at any time reasonably suspects that the Client has breached, this warranty and undertaking.

客戶保證並承諾，他將不會以任何方式試圖篡改、修改、解編、倒序製造、或以其他任何方法改動該等軟件，亦不會試圖在未經授權下接達互聯網證券交易服務或內裏包含的軟件的任何部分，客戶同意，若客戶在任何時候違反了此保證及和承諾，或若本公司在任何時候有合理理由懷疑客戶已違反了此保證及和承諾，本公司將有權終止本互聯網交易協議。

4.3 The Client undertakes to notify the Company immediately if the Client becomes aware that any of the action described in Clause 4.2 hereinabove is being perpetrated by any other person.

客戶保證客戶知道有人作出上述4.2條款之行動時，會馬上通知本公司。

5. Limitation of Liability and Indemnification

責任及賠償限制

5.1 The Clients agrees, understands and acknowledges that the Company shall not be liable to the Client if the Client is not able to access its account information or request a transaction through the Internet Securities Trading Service.

客戶明白、同意及承認本公司不會對客戶不能存取客戶之賬戶資料及透過互聯網證券交易服務要求負責。

5.2 The Company, its Associates, its Correspondent Agents and the Information Providers shall not be responsible for any losses, costs, expenses or liabilities suffered by the Client resulting from circumstances beyond their reasonable control including, without limitation: 本公司、其業務代理、以及資訊供應者對由於難以合理控制的情況而使客戶遭受任何損失、開支、費用或責任概不負責，這些情況（包括但不限於）：

- (i) delays, failure or inaccuracies in transmission of communications to or from the Company through telephone, Internet Securities Trading or other systems that are not under their control;
通過不受本公司控制的電話、互聯網證券交易或其系統與本公司進行通訊往來的延誤、失靈或不準確；
- (ii) delays, inaccuracies or omissions in or unavailability of research, analysis, market data and other Information prepared by Information Providers;
資訊供應者提供的股市研究、分析、市場數據及其他資訊的延誤、不準確、遺漏或缺乏；
- (iii) unauthorized access to communications systems, including unauthorized use of the Client access number(s), password(s), and/or account numbers; and
未經授權下進入通訊系統，包括未經授權下使用客戶的接入號碼、密碼、和／或賬戶號碼；及
- (iv) war or military action, government restrictions, labor disputes or closure of or disruption to orderly trading on any market or exchange, severe weather conditions and acts of god.
戰爭或軍事行動、政府限制、勞資糾紛或任何市場或交易所被關閉或中斷、惡劣的天氣情況及天災。

5.3 The Client agrees to defend, indemnify and hold the Company, its Associates, its Correspondent Agents and the Information Providers harmless from and against any and

all claims, losses, liability costs and expenses (including but not limited to attorneys' fees) arising from the Client's violation of the Client Agreement(s) and this Internet Trading Agreement, applicable securities laws or regulations, or any third party's rights, including but not limited to infringement of any copyright, violation of any proprietary right and invasion of any privacy rights. This obligation will survive the termination of this Internet Trading Agreement.

客戶同意，如因客戶違反客戶協議（包括本互聯網交易協議），適用的證券法例或規例、或任何第三者權利包括（但不限於）任何版權侵犯、對任何知識產權的侵犯以及對任何私穩權的侵犯，而使本公司、其業務代理及資訊供應者遭受的任何或所有索償、損失、責任、開支及費用（包括但不限於律師費），客戶將就此對其作出賠償，及保證本公司、其業務代理及資訊供應者不會因此而招致任何損失，即使終止本互聯網交易協議，客戶在此的責任仍然有效。

5.4 The Client accepts that while the Company endeavors to ensure the accuracy and reliability of the Information provided, the Company does not guarantee its accuracy or reliability and accepts no liability (whether in tort, contract or otherwise) for any loss or damage from any inaccuracies or omissions.

客戶接受，儘管本公司已盡力確保所提供之資訊準確性和可靠性，本公司並不能絕對保證這些資訊準確和可靠，及對由於資訊出現任何不確或遺漏而導致的任何損失或損害，本公司概不承擔責任（無論是從民事過失、合約或其他法律上）。

6. Laws and rules

法例及規例

If the Client places any orders to the Company outside Hong Kong, the Client agrees to ensure and represents that such orders will have been given in compliance with any and all applicable law of the relevant jurisdiction from which the Client's orders are given. The Client further agrees that when in doubt, the Client shall consult with legal advisers of the relevant jurisdiction. The Client accepts that there may be taxes or charges payable to relevant authorities in respect of any instructions and that the Company shall not be liable for any of such cost.

倘客戶向本公司發出任何指令的地點為香港以外的地方，客戶同意確保及表明該等指令的發出將遵從於客戶發出指令的有關司法管轄區的任何及一切適用法律，而客戶更同意客戶遇有疑問時，應於有關司法管轄區諮詢或取得法律及專業意見。客戶同意支付就有關任何指示可能須繳付稅項或收費，本公司並不須就該等費用負上任何責任。

7. Termination of Internet Securities Trading Service

互聯網證券交易服務之終止

7.1 The Company reserves the right to terminate the Client's access to the Internet Securities Trading Service or any portion of them in its sole discretion, without notice and without limitation for any reason whatsoever, including but not limited to the unauthorized use of the Client's Winbull ID(s), Password(s) and/or account number(s), breach of this Internet Trading Agreement or the Client Agreement(s), discontinuance of the Company's access to any Information from any Information Provider or termination of one or more agreements between the company and Information Providers.

本公司保留權利，並有絕對酌情權而無需通知及不受限制地，於任何原因，包括但不限於未經授權下使用客戶的進入號碼、密碼、和／或賬戶號碼，違反本互聯網交易協議或客戶協議，本公司取用繼續從任何資訊供應者獲得任何資訊、或本公司與資訊供應者之間的一項或多項協議被終止，終止客戶接達互聯網證券交易服務或其任何部分。

7.2 In the event of termination by the Company, the Information Providers, and the Company shall have no liability to the Client, provided, however, that if the termination is without cause the Company will refund the pro rata portion of any fee that may have been paid by the Client for the portion of the Internet Securities Trading Service not furnished to the Client as of the date of such termination.

若本公司終止互聯網證券交易服務，資訊供應者及本公司將無需向客戶承擔任何責任，然而，若是在無任何理由下終止服務，本公司應按比例向客戶退還其已為互聯網證券交易服務而支付，但由於終止服務日期起計尚未使用那一部分的費用。

8. Risk Disclosure

風險披露聲明書

The Client hereby understands and acknowledges that: -

客戶明白：-

(1) Due to unpredictable traffic congestion of the Internet, an inherently unreliable medium of communication and that such unreliability is beyond the Company's control, there is a risk that communication over the Internet may be interrupted, delayed or accessed by unauthorized parties. Notwithstanding measures taken by the Company to minimize this risk, the Company accepts no responsibility for any loss which may be incurred by the Client as a result of interruptions or delays or unauthorized access. The Client should not place any instruction with the Company over the Internet if the Client is not prepared to accept such risk.

由於無法預計互聯網的通訊量，故屬一個存在不可靠因素的通訊媒介，而該等不可靠因素亦非本公司所能控制，互聯網的通訊有可能中斷、延誤或被未經授權各方取得的風險。雖然本公司採取措施將此一風險減至最低限度，但對於客戶因上述中斷、延誤或未經授權取得的結果而使客戶招致任何損失，本公司不承擔任何責任。倘若客戶不準備接受上述風險，客戶不應在互聯網向本公司作出任何指示。

(2) Trading on an Internet Securities Trading system may differ from trading on other Trading systems. If the Client undertakes transactions on an Internet Securities Trading system, the Client 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 the Client's order is either not executed according to the Client's instructions or is not executed at all.

透過某個互聯網證券交易系統進行買賣，可能會與透過其他互聯網證券交易系統進行買賣有所不同。如果客戶透過某個互聯網證券交易系統進行買賣，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客戶的交易指示不能根據指示執行、甚至完全不獲執行。

(3) While the Company, the Exchange, the Clearing House and all related parties endeavor to ensure the accuracy and reliability of the information provided through the system, there is no guarantee that such information is accurate and reliable and that the Company, the Exchange, the Clearing House and related parties do not accept and liability (whether in text or contract or otherwise) for any loss or damage arising from any inaccuracies or omissions.

本公司、香港聯合交易所有限公司（"聯交所"）、香港中央結算所有限公司（"中央結算所"）及所有有關人士致力確保該系統所提供之資料的準確性及可靠性，惟資料的準確性及可靠性並無保證、且本公司、聯交所、中央結算及所有有關人士概不須就任何因不準確或錯漏所產生的任何損失或損毀承擔任何責任（不論以文本或合約或其他形式）。

9. General

一般事項

9.1 Where any conflict arises between the Client Agreement(s) and the provisions of this Internet Trading Agreement, the provisions of the latter shall prevail. The Client hereby agrees, confirms and acknowledges that the Internet Trading Agreement forms an integral part of the Client Agreement(s).

如客戶協議與本互聯網證券交易協議之條款有任何衝突，以後者之條款為準。客戶在此同意、承認、確認互聯網證券交易協議為客戶協議組成之一部份。

9.2 In the event of any dispute between the parties, the Client agrees that the records of the Company (including Internet Securities Trading records) shall prevail.
倘若雙方出現任何爭議，客戶同意以本公司的記錄(包括互聯網證券交易記錄)為準。

9.3 The Company may change the terms in this Internet Trading Agreement from time to time by giving the Client reasonable notice in writing or via Internet Securities Trading Service.
本公司可不時修改本互聯網交易協議之條款，並會以書面方式或透過互聯網證券交易服務向客戶發出合理通知。

9.4 Clauses headings are inserted in this Agreement for convenience of reference only and shall not affect construction and interpretation of this Agreement. In this Agreement, unless the context otherwise requires:
本協議標題之加入，只供參考及將不能影響本合同的結構及解釋。在本合約中，除非內容另有指明外：

- (i) words denoting the singular include the plural and vice versa; and
文字包括眾數及單數；及
- (ii) words importing one gender include every gender.
文字包括所有性別。

9.5 If there is a discrepancy between the English and Chinese versions of this Agreement, the English version shall prevail.
本協議之中英文版本文義如有歧義，請以英文版本為準。

10. Governing Law
法律

This agreement is governed by and construed in accordance with the laws of Hong Kong Special Administrative Region and the parties irrevocably agree to submit to the non-exclusive jurisdiction of the courts of the Hong Kong Special Administrative Region in relation to all matters arising from this Agreement.
本協議書受香港特別行政區法律管轄及以其作解釋，而雙方不可撤回地同意接受香港特別行政區法院的非獨佔性司法管轄權的約束。

TAX INFORMATION AND COMMON REPORTING STANDARD ADDENDUM TO CASH CLIENT'S AGREEMENT

現金客戶協議書的稅務信息與共同匯報標準附件

“Account” means any account opened or to be opened and maintained in the name of the Client pursuant to the above Agreement;

「賬戶」指根據以上協議的規定，任何以客戶名義開立或開立並維持的賬戶；

“Account Information” means any information relating to the Account including without limitation the account number, account balance or value, gross receipts, withdrawals and payments from the account.

「賬戶資料」指關於賬戶的任何資料，包括但不限於賬戶號碼、賬戶結餘或價值、賬戶的總收入和收支。

“Applicable Laws and Regulations” means:

「適用法律法規」指：

- (i) any applicable local or foreign law, ordinances, regulations, demand, guidance, guidelines, rules, codes of practice, (including those relating to CRS, FATCA or an intergovernmental agreement between the governments or regulatory authorities of two or more jurisdictions; and
任何適用的本地或外地法律、憲法、法例（例如該條例）、法規、付款要求、指示、指引、守則、實務守則（例如證監會的操守準則）、指引說明、規則、附例、慣例和相關市場、政府或監管機構、交易所、結算所及／或其他機構的慣例、使用、裁斷、解釋、標準、徵費及／或行政要求（包括有關共同匯報標準，FATCA或不論是否與兩個或以上司法管轄區的政府或 監管機關之間訂立的政府與政府間的協議有關的）；及
- (ii) any agreements between Winbull Securities International (Hong Kong) Limited or its Affiliates and any government or taxation authority in any jurisdiction;
盈寶證券與任何司法管轄區的任何政府或稅務機關之間的協議。

“Authority” means any national, state, or local government, any political subdivision thereof, any agency, authority, instrumentality, whether judicial or administrative, regulatory or self-regulatory organization, law enforcement body, court, central bank or tax or revenue authority in any jurisdiction whether within or outside of Hong Kong.

「機關」指不論在香港以內或以外的任何管轄區的任何全國、國家或當地政府、其任何政治分部、任何代理、機關、媒介（不論是司法還是行政的）、監管或自我監管機構、執法機關、法院、中央銀行或稅務或稅收機關。

“Consenting Person” means the Client and any Person other than the Client who is beneficially interested or financially interested in the payments with respect to the Account.

「同意人士」指客戶及除客戶以外對於賬戶的各項付款有實益權益或財務權益的任何人。

“Controlling Person” means the natural person(s) who exercise control over the Client who is an entity. In the case of a trust, it means the settlor(s), the trustee(s), the protector(s) (if any), the beneficiary(ies) or class(es) of beneficiaries, and any other natural person(s) exercising ultimate effective control over the trust, and in case of a legal arrangement other than a trust, such term means persons in equivalent or similar positions.

「控權人」指對作為實體的客戶行使控制權的自然人。就信託而言，「控權人」指屬該信託的財產授予人、受託人、保護人(如有的話)、受益人或某類別受益人的成員的個人；及任何能對該信

託的管理行使實際最終控制權的自然人，就並非信託的法律安排而言，「控權人」指處於相等或相似位置的人士。

“CRS” means

「共同匯報標準」指

- (i) the OECD Standard for Automatic Exchange of Financial Account Information – Common Reporting Standard; or
經濟合作與發展組織財務賬戶信息自動交換標準；或
- (ii) any legislation of any jurisdiction giving effect to, or otherwise relating to the aforementioned Common Reporting Standard.
任何管轄區為實行上述標準而制訂或以其他方式涉及上述標準的任何法律。

“WBS” means Winbull Securities International (Hong Kong) Limited.

「盈寶證券」指盈寶證券國際(香港)有限公司。

“FATCA” means Section 1471 to 1474 of the United States Internal Revenue Code of 1986, as amended modified and/or supplemented from time to time and any associated similar or analogous legislation, treaty, intergovernmental agreement, regulation, instruction, or other official guidance of any Authority in any jurisdiction whether within or outside of Hong Kong.

「FATCA」指美國的《1986 年國內稅收法》（不時修訂、修改或補充）第 1471 至 1474 條以及任何聯屬、類似或相似的法例、條約、政府與政府間的協議、法規、指示或不論香港以內或以外的任何管轄區的任何機關的其他官方指引。

“Person” means an individual, corporation, company, partnership, joint venture, trust, estate, limited liability company, unincorporated organization or other entity.

「人士」指個人、法團、公司、合夥業務、合資企業、信託、產業、有限責任公司、非法團組織或其他實體。

“Personal Information” in respect of the Client any Controlling Person or Consenting Person

「個人資料」，關於客戶、任何控權人和任何同意人士而言：

- (i) where the Client, and any Consenting Person is an individual, Personal Information include his/her full name, date and place of birth, residential address, mailing address, contact information (including telephone number), and any ID and passport numbers, taxpayer identification number(s), social security number, nationality(ies), citizenship(s), residency(ies) and tax residency(ies) or (if applicable) such information as WBS and/or its Affiliates may reasonably require regarding the Client and any Controlling Person or Consenting Person;
如客戶、任何控權人和任何同意人士是個人，個人資料是指其全名、出生日期和地點、住址、郵遞地址、聯絡資料（包括電話號碼）、任何身份證及護照號碼，以及任何稅務識別號碼、社會保障號碼、國籍、公民權、居民權及稅務居地證或（如適用）盈寶證券或／及其聯屬人合理要求提供關於客戶、任何控權人和任何同意人士的資料；
- (ii) where the Client and any Consenting Person is a corporate/entity, its date and place of incorporation or formation, registered address, mailing address, residency(ies), address of place of business, tax identification number, tax status, tax residency, registered address,

address of place of business or (if applicable) such information as WBS and/or its Affiliates may reasonably require.

如客戶、任何控權人和任何同意人士是法團/實體，是指其註冊成立或組成的日期 和地點、註冊地址、業務地址或地點、稅務識別號碼、稅務狀況、稅務居地、註冊地址、郵寄地址、居住地、業務地址或地點或（如適用）盈寶證券或／及其聯屬人合理要求提供關於其每名大股東和控權人的資料。

“Tax Information” in respect of the Client, any Controlling Person or Consenting Person, means:

「稅務資料」，就客戶、任何控權人和任何同意人士而言，指：

- (i) any documentation or information (and accompanying statements, waivers and consents as WBS and/or its Affiliates may from time to time require or as the Client, any Controlling Person or Consenting Person from time to time give) relating, directly or indirectly, to the tax status of the Client, any Controlling Person or Consenting Person;
直接或間接關於客戶、任何控權人和任何同意人士的稅務狀況的任何文件或資料（以及盈寶證券／或／及其聯屬人不時要求或客戶、任何控權人和任何同意人士不時給予的隨附報表、豁免及同意）；
- (ii) Personal Information of the Client, any Controlling Person or Consenting Person; and (iii) Account Information.
客戶、任何控權人和任何同意人士的個人資料；及(iii)賬戶資料。

“OECD” means The Organisation for Economic Co-operation and Development. The OECD has developed the rules to be used by all governments participating in the CRS and these can be found on the OECD's Automatic Exchange of Information (AEOI) website: www.oecd.org/tax/automaticexchange/

「OECD」指經濟合作與發展組織。經濟合作與發展組織為參與使用共同匯報標準的各國政府製定規則，規則詳情可瀏覽經濟合作與發展組織的自動交換資料（ AEOI ）網站上：www.oecd.org/tax/automatic-exchange/

1. The Client must provide WBS and/or its Affiliates with its Personal Information, and where reasonably required by WBS and/or its Affiliates, of any Controlling Person or Consenting Person, in such form and within such time, as WBS and/or its Affiliates may from time to time require.
客戶必須按照盈寶證券或／及其聯屬人不時要求的格式和時間，向盈寶證券／或／及其聯屬人提供其個人資料，而如盈寶證券或／及其聯屬人合理要求，同時提供任何控權人或任何同意人士的個人資料。
2. When there is a change or addition to its Personal Information, and, where applicable, of any Controlling Person or Consenting Person, the Client must update WBS and/or its Affiliates promptly (and in any event no later than 30 days from the date of the change or addition) of the change or addition.
如其個人、任何控權人或任何同意人士資料有更改或增加及如適用時，客戶必須及時（及無論如何不遲於更改或增加之後 30 天）向盈寶證券或／及其聯屬人提供所更改或增加的資料。
3. The Client must, and, where applicable, procure such other Controlling Person or Consenting Person to, complete and sign such documents and do such things as WBS and/or its Affiliates may reasonably require from time to time for purposes of compliance with any Applicable Laws and Regulations.
客戶必須及（如適用者）促使其他控權人或同意人士按照盈寶證券或／及其聯屬人為了符合任何適用法律法規而不時提出的合理要求，填寫和簽署文件和作出事情。
4. The Client agrees that WBS and/or its Affiliates may directly require any other Controlling Person or Consenting Person to provide or confirm accuracy of their Personal Information without involving the Client if WBS and/or its Affiliates reasonably consider it to be appropriate.
客戶同意，如盈寶證券或／及其聯屬人合理認為合適，盈寶證券或／及其聯屬人可直接要求

任何其他控權人或同意人士提供他們的個人資料或確認他們的個人資料真確，而無須牽涉客戶。

5. The Client agrees that may (i) collect and maintain information; (ii) report the Account or disclose Tax Information relating to himself and any other Controlling Person or Consenting Person to any Authority in any jurisdiction for the purpose of ensuring compliance with Applicable Laws and Regulations on the part of WBS, its Affiliates.
客戶同意，可以為了確保盈寶證券一方、其聯屬人一方符合適用法律法規而(i)收集及維護資料；(ii)匯報其賬戶或披露關於他自己及任何其他控權人或同意人士的稅務資料給任何管轄區內的任何機關。
6. The Client waives, and, where reasonably required by WBS and/or its Affiliates, agree to procure any other Controlling Person or Consenting Person to waive, any applicable restrictions which would otherwise hinder WBS's, its Affiliates', to disclose Tax Information in the manner described in paragraph 5.
客戶放棄並（如盈寶證券或／及其聯屬人合理要求）同意促使任何其他控權人或同意人士放棄任何適用的限制，否則此等限制會阻礙盈寶證券、或、其聯屬人按照第5段說明的方式披露稅務資料的能力。
7. The Client agrees that WBS and/or its Affiliates may take one or more of the following actions at any time if it considers necessary or desirable to comply with all Applicable Laws and Regulations:
客戶同意，如盈寶證券或／及其聯屬人認為必要或合宜以符合所有適用法律法規，可以隨時採取以下一種或多種行動：
 - (a) deduct from or withhold part of any amounts payable to the Client under the Account;
自賬戶中部分扣減或預扣任何應付給客戶的金額；
 - (b) terminate the Account and discontinue entirely or in part WBS's relationship with the Client;
終止賬戶和完全或部分中止盈寶證券或/及其聯屬人與客戶的關係；
 - (c) report or provide (whether before or after the termination of the Account) the Tax Information relating to the Client and/or any of the Controlling Person or Consenting Persons to such Authority in any jurisdiction, as may be required for WBS and/or its Affiliates to ensure compliance with any Applicable Laws and Regulations.
為了盈寶證券或／及其聯屬人確保符合任何適用法律法規的需要，(不論在賬戶終止之前或之後)匯報或提供關於客戶及/或任何控權人或同意人士的稅務資料給任何管轄區的機關。
8. The Client confirms and agrees that, without prejudice to any other provisions of the Terms and Conditions:
客戶確認並同意，在不影響條款及條件的任何其他條文下：
 - (a) he has read this Addendum, has received adequate explanation from WBS (or the Client's broker, lawyer, or tax advisor, as applicable), and understands the implications of this Addendum by which he irrevocably agrees to be bound;
他已閱讀本附件、從盈寶證券（或客戶的經紀、律師或稅務顧問（以適用者為準））

方面收到足夠的解釋，並且明白本附件的含意，而他不可撤銷地同意受其約束；

- (b) any agreement, waiver, confirmations given in, or to be given pursuant to, this Addendum are irrevocable;
本附件內或按照本附件而作出的任何協議、放棄或確認均不可撤銷；
- (c) WBS nor its Affiliates, shall be liable for any costs or loss that the Client (or any other Controlling Person or Consenting Persons) taking any actions permitted by or exercising any powers under this Addendum;
盈寶證券或/及其聯屬人均無須對客戶（或任何其他控權人或同意人士）因為採取本附件許可的任何行動或行使本附件下的任何權力而產生的任何費用或損失負責；
- (d) the amount (if any) payable by WBS and/or its Affiliates where WBS and/or its Affiliates exercises its right to terminate the Account under this Addendum may differ from the amount payable where the Client surrenders or terminates the Account pursuant to other provisions of the Terms and Conditions;
當盈寶證券或／及其聯屬人行使本附件下的權利終止賬戶時，盈寶證券/ 或／及其聯屬人應付的金額（如有）可以與客戶按照條款及條件的其他條文放棄或終止賬戶時應付的金額不同；
- (e) the Client must obtain or, as the case may be, have obtained the requisite consent from each Controlling Person and/or Consenting Person for the provision of his/her Tax Information to WBS and/or its Affiliates and the disclosure of any of such Tax Information by WBS under this Addendum;
客戶必須取得或（視情況而定）已經取得所需的每名控權人及/或同意人士的同意，將其稅務資料提供予盈寶證券或／及其聯屬人，以及讓盈寶證券在本附件下披露任何此等稅務資料；
- (f) the Client must inform each Controlling Person and/or Consenting Person of WBS 's and/or its Affiliates' powers under this Addendum;
客戶必須將盈寶證券或／及其聯屬人於本附件下的權力通知每名控權人及/或同意人士；及
- (g) the Client agrees and warrants that it will provide accurate and complete Personal Information and Tax Information including any declaration of tax residency(ies) to WBS under this Addendum;
客戶同意並保證將按照本附件向盈寶證券提供真確及完整的個人資料和稅務資料，包括任何稅務居地證聲明；
- (h) the Client agrees that his obligation under this Addendum, including without limitation the obligation to provide information and documentation to WBS and to notify WBS within 30 days of any change in the Personal Information and Tax information relating to his account, constitutes a continuing obligation under the Terms and Conditions; and
客戶同意按照本附件列明的義務，包括但不限於向盈寶證券提供資料和文件的義務，並於其個人資料及稅務資料有任何更改後 30 天內通知盈寶證券，以構成條款下的持續責任；及
- (i) WBS and/or its Affiliates may report the Tax Information or disclose any and all information related to the Account to any government or tax authority (whether within or outside Hong Kong) and whether before or after the exercise of a termination right under this Account by WBS .
盈寶證券或／及其聯屬人可以匯報稅務資料或披露任何及所有關於賬戶的資料給任何政府或稅務機關，不論該機關在香港以內或以外，也不論是在盈寶證券/或／及其聯

屬人行使該賬戶下的終止權之前或之後。

9. The Client agrees that WBS may gather, store, use, process, disclose and report to the any Authority or any other person such information (including any information relating to any of the Account(s) with WBS and any transaction or dealing with the Client and the personal data of any person who is a direct or indirect beneficial owner, beneficiary or controlling person of the Client) necessary or helpful for WBS to comply, as a result of the Client's US tax status or the status of any beneficial owner of the Client, with any obligation that WBS has or may become subject to in the future, whether in accordance with the provisions of any law, directive, regulation, rule, judicial or administrative order, judgment, injunction, government act, sanction, decree, writ or other form of judicial or administrative process, or assumed by WBS pursuant to an agreement with the another Authority, to provide information or documentation, or necessary or helpful for WBS to avoid or minimize the application of the FATCA Withholding Tax on payments that WBS may receive or that WBS may make to the Client.

客戶同意盈寶證券可收集、儲存、使用、處理、向任何機關或任何其他人披露及報告，可以或有助盈寶證券，根據客戶或任何客戶的受益者之美國稅務狀況，遵循未來必須或可能承擔的義務之資訊(包括任何有關客戶在盈寶證券的賬戶及任何與客戶間的交易或商業往來資料，以及任何客戶的直接或間接受益者、受益人或控制人的個人資料)，此等義務包括依據任何法律、指令、法規、規則、司法或行政命令、判決、命令、政府法案、批准、裁定、令狀或其他司法或行政執行的程序，或盈寶證券與機關的約定，去提供資料或文件，或其他必須或有益的資訊以使盈寶證券在可能收取的款項或盈寶證券/可能支付給客戶的款項上，可以避免或減少FATCA扣繳稅的應用。

10. The Client agrees to provide WBS, within 90 days upon WBS's request, with:

客戶同意在收到盈寶證券要求後 90 日內，提供:

(a) any documentation or information relating to its identity and tax status and that of any person who is a direct or indirect beneficial owner, beneficiary or controlling person of the Client (including IRS Forms W-9, W-8BEN and W-8IMY or other self-declaration form);
任何有關客戶身份及稅務狀況以及任何客戶的直接或間接受益者、受益人或控制人之文件或資料(包括IRS 表格W-9, W-8BEN 與W-8IMY)；

(b) any documentation or information relating to the direct or indirect ownership or holding of any of the Account(s) with WBS or any product, service, assistance or support whatsoever provided by WBS to the Client from time to time; and
任何有關客戶在盈寶證券賬戶的直接或間接擁有者或持有者，或有關盈寶證券不時提供客戶之商品、服務、協助或資助等之文件或資料；

(c) such written consents and waivers of applicable data protection legislation or other rules or regulations in a form provided or approved by WBS from the Client's direct and indirect beneficial owners for the purpose of permitting WBS to take the actions set forth in Clause 10.

為了允許盈寶證券執行第 10 條規定，由客戶直接或間接受益者，以盈寶證券同意或核准的表格，出具之豁免適用之個人資料保護法律或其他法例或規則之書面同意或豁免。

11. Unless otherwise defined herein, all capitalized terms shall have the same meaning as set forth in the Terms and Conditions.

除非本文件內另有定義，否則所有大楷書寫的字詞應具有條款及條件內列明的意思。

12. This Addendum, as amended and/or supplemented from time to time, shall become an integral part of all contracts, agreement and other binding arrangements which you enter into with WBS. WBS shall notify you of any material changes although it shall be your responsibility to ensure that you are referring to the current version of the Addendum, which will be made available on our corporate website at: www.winbull.vip

本附件屬閣下與盈寶證券簽訂的所有合同、協議及其他具約束力的安排的組成部分。盈寶證券有權於任何時間對本附件的任何條款進行增加、修改或刪除。任何修改將會顯示在盈寶證券的網站內 www.winbull.vip。盈寶證券會就本附件的任何重大更改通知客戶，雖然查看附件的現行版本是客戶的責任。

13. In the event of any inconsistency between the provisions of this Addendum and the Agreement, the provisions of this Addendum will prevail.

倘若本附件的條文與協議的有任何不符之處，以本附件的條文為準。

WINBULL SECURITIES INTERNATIONAL (HONG KONG) LIMITED ("the Company") PERSONAL INFORMATION COLLECTION STATEMENT

盈寶證券國際(香港)有限公司 (“本公司”)個人資料收集聲明

This Statement is given pursuant to the Personal Data (Privacy) Ordinance (Cap. 486 of the Laws of Hong Kong Special Administrative Region) (the "Ordinance") in relation to the supply of Client's personal data to the Company for (i) the opening or maintenance of Client account(s) (the "Account") for securities trading and related services with the Company and (ii) any other related services incidental thereto. 此聲明是依照香港特別行政區法例第486章個人資料(私隱)條例("條例") 作出的。它是關於客戶(i)在本公司開立或持續操作賬戶("賬戶")以作證券買賣及有關服務及(ii)其他相關服務時客戶向本公司提供個人資料的聲明。

1. Purposes of Collection

收集目的

1.1 The personal data provided by Client to the Company and in any documentation which comes into existence as a result of (i) Client's opening or maintenance of the Account with the Company or (ii) Client seeking investment advice from the Company, will be used by the Company for the following purposes:-

客戶因(i)在本公司開設或持續操作賬戶和(ii)向本公司徵求投資建議而向本公司及在任何文件所提供的個人資料將被本公司作為下列用途：-

(a) conducting credit review through credit report agencies both in Hong Kong Special Administrative Region ("HKSAR") and overseas, processing of Client's application for grant of credit or cash facilities by the Company or the maintenance and the review of such credit or cash facilities (if applicable);
透過本港及海外的信貸報告中介進行信貸審查、處理客戶向本公司申請給予信貸或「孖展」或持續操作及審查該等信貸或「孖展」的安排（如適用）；

(b) activities relating to purchasing, selling, investing, exchanging, acquiring, holding, disposing of and generally dealing in and with all kinds of securities on behalf of Client;
代客戶購買、出售、投資、交易、收購、保管、處置及辦理與各種證券有關的事務；

(c) maintenance of particulars and data in compliance with the statutes and subsidiary legislation which are enacted and effective in HKSAR relating to securities business and transactions and also in compliance with the codes of the Securities and Futures Commission ("SFC"), the rules and regulations of The Stock Exchange of Hong Kong Limited (the "Exchange") and Hong Kong Securities Clearing Company Limited ("the Clearing House"); and
保存有關資料以符合本港所制訂和有效的有關證券交易的條例及附屬規例和符合證券及期貨事務監察委員會〈“證監會”〉的守則，以及符合香港聯合交易所有限公司〈“聯交所”〉、香港中央結算有限公司〈“中央結算”〉的規則及規例；及

(d) direct marketing and/or cross-selling of the financial and/or investment products and services provided by the Company and/or any of its direct or indirect holding companies, subsidiaries of such holding companies, affiliated companies and other related companies as stated under Paragraph 4 herein below.
在以下第 4 段所述的直接促銷及／或交叉銷售本公司及／或其他任何本公司直接或間接持有的公司、該等公司的子公司、聯繫公司及其他相關公司所提供的財務及／或投資產品及服務。

2. The Obligation to Provide Personal Data

提供個人資料的責任

2.1 It is obligatory for Client to supply the personal data as required by the Company. If Client fails to supply the required personal data, the Company may refuse to open or maintain the Account or may refuse to provide any services to Client.

客戶有責任向本公司提供所需的個人資料。如客戶未能提供所需得個人資料，本公司可拒絕為客戶開設或持續操作賬戶或向客戶提供任何服務。

2.2 When providing any personal data to the Company, please ensure that the data is accurate having regard to Client's obligations under the Ordinance.

鑑於客戶在條例下的責任，當客戶向本公司提供個人資料時，客戶須確認所提供的資料為正確。

3. Disclosure of Information

資料的披露

3.1 The Company may, as it deems necessary or upon requests, disclose to its execution brokers, agents or nominees, associates, individuals or corporations dealing with securities, futures and options clearing, the Company's auditors and/or service providers providing administrative support or other back office services to the Company such information as it requires to operate Client's account or execute Client's orders relating to the activities described in 1.1(b) above, including without limitation any credit reporting agency(ies) and service provider(s) in Hong Kong, China or overseas.

本公司如認為有需要或被要求，可向處理證券結算的執行經紀、代理人或代名人、聯系人、個人或法團、本公司的核數師及/或向本公司提供行政支援及其他後勤部門服務的服務提供者披露客戶運作賬戶所需的資料或執行上述1.1(b)所提及的事務有關的客戶指令，包括但不限於任何在香港、中國或海外的信貸報告中介。

3.2 The Client agrees and consents, the Company may, as it deems necessary or upon requests, provide copies of Client's data, identity documents, and/or other personal particulars, to its execution brokers, agents or nominees, associates, individuals or corporations dealing with securities, futures and options clearing, the Company's auditors and/or service providers providing administrative support or other back office services to the Company such information as it requires to operate Client's account or execute Client's orders relating to the activities described in 1.1(b) above, including without limitation any credit reporting agency(ies) and service provider(s) in Hong Kong, China or overseas.

客戶同意及允許，本公司如認為有需要或被要求，可向處理證券結算的執行經紀、代理人或代名人、聯系人、個人或法團、本公司的核數師及/或向本公司提供行政支援及其他後勤部門服務的服務提供者提供客戶資料、身份證明文件、及/或其他個人信息的副本，以支持或維護賬戶運作或執行上述1.1(b)所提及的事務有關的客戶指令，包括但不限於任何在香港、中國或海外的信貸報告中介。

3.3 In compliance with any statute and subsidiary legislation which are enacted and effective in HKSAR relating to securities business and transactions and also in compliance with the codes of SFC, the rules and regulations of the Exchange and the Clearing House, the personal data provided by Client may be disclosed to the Exchange and the Clearing House, SFC and any financial regulator as defined in the Ordinance, government bodies, other regulatory authorities, individuals or corporations who have the right to inspect such data and information as prescribed by law.

為符合本港所制定有關證券交易的條例及附屬規例、證監會的守則，以及聯交所及中央結算的規則及規例，本公司可向聯交所及中央結算，證監會及條例所定義的財經監管機構、根據法律有權查閱客戶所提供的個人資料的政府部門，其他監管機構、個人或法團披露客戶所提供的個人資料。

4. Use of Data in Direct Marketing

在直接促銷中使用資料

4.1 The Company intends to use the Client's data in direct marketing and the Company requires the Client's consent (which includes an indication of no objection) for that purpose. In this connection, please note that:

本公司擬把客人的資料用於直接促銷，而本公司為該用途須獲得客人同意(包括表示不反對)。就此，請注意：

(i) the name, contact details, financial background and demographic data of the Client held by the Company from time to time may be used by the Company or may be provided by the Company to any third party in direct marketing;

本公司將不時持有的客戶的姓名、聯絡資料、財務背景及人口統計數據用於本公司的直接促銷或提供予任何第三方作直接促銷；

- (ii) the following classes of services, products and subjects may be marketed: financial, investment, insurance, real estate related services and products; 下列類別的服務、產品及項目可被促銷：財務、投資、保險及房地產相關的服務與產品；
- (iii) in addition to the marketing of the above services, products and subjects by the Company itself, the Company also intends to provide the data described in paragraph 4.1(i) above to all or any of the persons described in paragraph 4.1(iii) above for them to use in marketing those services, products and subjects, and the Company requires the Client's written consent (which includes an indication of no objection) for that purpose. 除用作本公司促銷上述服務、產品及項目之外，本公司亦擬將以上4.1(i)段所述的資料提供予以上4.1(iii)段所述的全部或任何人士，以供該等人士用作促銷該等服務、產品及項目，而本公司為此用途須獲得客戶書面同意（包括表示不反對）。

4.2 If the Client does not wish the Company to use or provide to other persons his/her personal data for use in direct marketing as described above, the Client may exercise his/her opt-out right by notifying the Company at any time and without charge. 如客戶不欲本公司如上述將其資料用於或提供予其他人士作直接促銷用途，客戶可隨時通知本公司以行使其拒絕直接促銷的權利，此安排並不收取任何費用。

4.3 To provide consent for or to opt-out from the Company using or providing the Client's data to other persons for use in direct marketing, please fill out Direct Marketing–Consent/Opt Out Request Form and return it to the Company. This request shall apply to all personal account(s) maintained by the Client at the Company. 若客戶同意或不欲本公司將客戶的資料用於或提供予其他人士作直接促銷用途，客戶可填妥直接促銷-同意／拒絕要求表格並交回該表格予本公司。此項要求適用於客戶在本公司開設的所有個人賬戶。

5. Access to Personal Data/Opt-out for Direct Marketing
查閱個人資料／拒絕使用作直銷推廣

5.1 In accordance with the relevant terms of the Ordinance, the Client may request access to the personal data supplied by the Client and may request the Company to correct any inaccurate data. The Company shall be entitled to charge a reasonable fee for processing of any data access request; and
根據條例有關條款的規定，客戶可向本公司要求查閱其提供的個人資料及更改不正確的個人資料。本公司有權向客戶收取合理費用以便處理有關要求；及

5.2 The Client may opt out his/her personal data to be used for direct marketing at any time by giving notice and without charge to the Company and such notice shall take effect upon the expiry of 3 business days from the date of the Company's actual receipt for such notice. 客戶可以隨時在不收費下通知本公司拒絕客戶的個人資料被用作直接促銷之用，該等通知生效日期以本公司真正收到該等通知後之 3 個營業日起生效。

6. Investor Identification and OTC Securities Reporting
投資者識別碼及場外證券匯報

The Client acknowledges and agrees that the Company may collect, store, process, use, disclose and transfer personal data relating to me (including my CID and BCAN(s)) as required for the Company to provide services to the Client in relation to securities listed or traded on the Stock Exchange of Hong Kong ("SEHK") and for complying with the rules and requirements of SEHK and the Securities and Futures Commission ("SFC") in effect from time to time. Without limiting the foregoing, this includes –

客戶明白並同意，本公司為了向客戶提供與在香港聯合交易所（「聯交所」）上市或買賣的證券相關的服務，以及為了遵守不時生效的聯交所與證券及期貨事務監察委員會（「證監會」）的規則和規定，本公司可收集、儲存、處理、使用、披露及轉移與客戶有關的個人資料（包括客戶的客戶識別信息及券商客戶編碼）。在不限制以上的內容的前提下，當中包括

- (a) disclosing and transferring the Client's personal data (including CID and BCAN(s)) to SEHK and/or the SFC in accordance with the rules and requirements of SEHK and the SFC in effect from time to time;
根據不時生效的聯交所及證監會規則和規定，向聯交所及 / 或證監會披露及轉移客戶的個人資料（包括客戶識別信息及券商客戶編碼）；
- (b) allowing SEHK to:
允許聯交所：
 - (i) collect, store, process and use the Client's personal data (including CID and BCAN(s)) for market surveillance and monitoring purposes and enforcement of the Rules of the Exchange of SEHK; and
收集、儲存、處理及使用客戶的個人資料（包括客戶識別信息及券商客戶編碼），以便監察和監管市場及執行《聯交所規則》；
 - (ii) disclose and transfer such information to the relevant regulators and law enforcement agencies in Hong Kong (including, but not limited to, the SFC) so as to facilitate the performance of their statutory functions with respect to the Hong Kong financial markets;
向香港相關監管機構和執法機構（包括但不限於證監會）披露及轉移有關資料，以便他們就香港金融市場履行其法定職能；
 - (iii) use such information for conducting analysis for the purposes of market oversight; and
為監察市場目的而使用有關資料進行分析；及
- (c) allowing the SFC to:
允許證監會：
 - (i) collect, store, process and use the Client's personal data (including CID and BCAN(s)) for the performance of its statutory functions including monitoring, surveillance and enforcement functions with respect to the Hong Kong financial markets; and
收集、儲存、處理及使用客戶的個人資料（包括客戶識別信息及券商客戶編碼），以便其履行法定職能，包括對香港金融市場的監管、監察及執法職能；及
 - (ii) disclose and transfer such information to relevant regulators and law enforcement agencies in Hong Kong in accordance with applicable laws or regulatory requirements.
根據適用法例或監管規定向香港相關監管機構和執法機構披露及轉移有關資料。

The Client also agrees that despite any subsequent purported withdrawal of consent by the Client, the Client's personal data may continue to be stored, processed, used, disclosed or transferred for the above purposes after such purported withdrawal of consent.

客戶亦同意，即使客戶其後宣稱撤回同意，本公司在客戶宣稱撤回同意後，仍可繼續儲存、處理、使用、披露或轉移客戶的個人資料以作上述用途。

Failure to provide the Company with the Client's personal data or consent as described above may mean that the Company will not, or will no longer be able to, as the case may be, carry out the Client's trading instructions or provide the Client with securities related services (other than to sell, transfer out or withdraw the Client's existing holdings of securities, if any).

客戶如未能向本公司提供個人資料或上述同意，可能意味著本公司不會或不能夠再（視情況而定）執行客戶的交易指示或向客戶提供證券相關服務，惟出售、轉出或提取客戶現有的證券持倉（如有）除外。

The terms "BCAN" and "CID" used in the above-mentioned shall bear the meanings as defined in paragraph 5.6 of the Code of Conduct for Persons Licensed by or Registered with the Securities and Futures Commission.

有關「券商客戶編碼」及「客戶識別信息」將依據不時修訂的《證券及期貨事務監察委員會持牌人或註冊人操守準則》第5.6段所界定的含義。

7. Cross-border Transfer of Personal Data

跨境個人資料轉讓

7.1 For the purpose as set out under paragraph 1 above, the Company may transfer Client's personal data including without limitation his/her name, identity documents, contact details, financial background and demographic data outside Hong Kong to the Company's credit reporting agency(ies), execution brokers, agents or nominees, associates, individuals or corporations dealing with securities, futures and options clearing, the Company's auditors and/or service providers providing administrative support or other back office services to the Company, for providing operational and administrative support and back office services to the Company which are situated in places including the People's Republic of China and/or overseas areas where there may not be in place data protection laws which are substantially similar to, or serve the same purposes as, the Ordinance. That means the Client's personal data may not be protected to the same or similar level in Hong Kong.

爲了上述第1段所列明的目的，本公司有可能把客戶的個人資料包括但不限於他/她的姓名、身份證明文件、聯絡資料、財務背景及人口統計數據轉移至位於香港以外的信貸報告中介、執行經紀、代理人或代名人、聯繫人、個人或法團、本公司的核數師及/或向本公司提供行政支援及其他後勤部門服務的服務提供者，包括中華人民共和國及/或其他海外地區等資料保障法律有可能不是與條例大致相同或用作相同目的的地方。即客戶的個人資料可能不會受到在香港的相同或相似等級的保障。

7.2 If the Client does not wish the Company to transfer his/her personal data to places other than Hong Kong, the Client may exercise his/her opt-out right by notifying the Company at any time and without charge.

如客戶不欲本公司如上述將其資料轉移至香港以外的地方，客戶可隨時通知本公司以行使其拒絕直接促銷的權利，此安排並不收取任何費用。

7.3 To provide consent for or to opt-out from the Company transferring the Client's data to places other than Hong Kong for use in providing services to the Client, please fill out the relevant written consent form and return it to the Company. This request shall apply to all personal account(s) maintained by the Client at the Company.

若客戶同意或不欲本公司將客戶的資料轉移至香港以外的地方作提供服務予客戶的用途，客戶可填妥相關書面同意表格並交回該表格予本公司。此項要求適用於客戶在本公司開設的所有個人賬戶。

8. Client's Acknowledgement and Authorization

客戶的認可和授權

8.1 Whilst the Client expects the Company to keep confidential all matters relating to the Account, the Client hereby expressly authorizes the Company to provide to the SFC, the Exchange, the Clearing House or any other regulatory authorities in any investigation or enquiry it is undertaking.

雖然客戶預期本公司將予該賬戶有關之事情保密，客戶謹此明確同意如應證監會或聯交所或中央結算或監管機構之要求，本公司可向彼等提供賬戶之詳細資料，以便協助彼等進行的調查或詢問。

8.2 The Client hereby acknowledges that the Client has read this Statement provided by the Company pursuant to the Ordinance and has agreed to the terms in it. The Client understands and acknowledges that the Company intends to use the Client's personal data for direct marketing and the Company may not so use the Client's data unless the Company has received the Client's consent to such intended use. The Client expressly acknowledges, confirms and agrees that unless the Client decides to opt out the use of his/her personal data for direct marketing by filling and signing the Direct Marketing–Consent/Opt Out Request Form or by giving notice to the Company at any time as this Statement, the Company shall use the Client's personal data for direct marketing as agreed in this Statement.

客戶謹此承認客戶已詳閱本公司根據條例發出的此聲明，並完全同意其條款。客戶明白及承認本公司擬把客戶的資料使用於直接促銷及本公司須收到客戶對該擬進行的使用的同意，否則不得如此使用該資料。客戶明確承認、確認及同意除非客戶決定以填寫及簽署直接促銷 - 同意／拒絕要求表格或根據個人資料收集聲明所載隨時通知本公司，本公司將根據此聲明使用客戶的資料於直接促銷。

8.3 The Client hereby acknowledges and authorizes the Company to keep Client's personal data contemporaneously at the approved premises(s) in Hong Kong and in other places. 客戶謹此承認並授權本公司將客戶的個人資料同時保存在受批准的香港處所和其他地方。

9. Enquiries

查詢

9.1 The Company intends to use the Client's data in direct marketing under paragraph 4 above and the Company requires the Client's consent (which includes an indication of no objection) for that purpose. In this connection, please note that enquiries concerning the personal data provided by the Client to the Company, including the request for access and correction, should be addressed to: -

本公司擬把客戶的資料用於上述第4段所述的直接促銷，而本公司為該用途須獲得客人同意(包括表示不反對)。就此，請注意如客戶對向本公司提供的個人資料有任何疑問，包括要求查閱及改正該等個人資料，可致函：

Data Protection Officer 資料保護主任：

Winbull Securities International (Hong Kong) Limited 盈寶證券國際(香港)有限公司

- Address: Rooms 2202-3, 22/F, Jubilee Centre, 18 Fenwick Street / 42-46 Gloucester Road, Wan Chai, Hong Kong
- 香港灣仔分域街十八號捷利中心 22 樓 2202- 2203 室
- Telephone No. 電話號碼: 23709537
- Fax No. 傳真號碼: 24993500

(In case of any discrepancies between the English and Chinese versions of this Statement, the English version shall prevail.)

(如本聲明中英文版本有任何歧義，概以英文版本為準。)

FUND SUBSCRIPTION SERVICES

基金銷售服務協議

1 Application and Definitions :

適用範圍和定義

This Appendix governs the Company's provision of Fund Subscription Services. It supplements, and should be read together with, the Terms and any other terms and conditions governing the services provided by the Company, as they may be amended from time to time. It forms an integral part of the Agreement.

本協議適用於盈寶證券國際(香港)有限公司(“本公司”)提供的基金銷售服務。本協議為客戶協議的補充條款並應與客戶協議以及可能不時修訂的適用於本公司提供的服務的任何其他條款和條件一同閱讀。本協議為客戶協議的組成部分。

In this Appendix, unless the context requires otherwise, the terms defined in the Agreement shall have the same meaning when used herein.

在本協議中，除非上下文另有要求，客戶協議中定義的術語在本文中使用時應具有相同含義。

In this Appendix: 在本協議中：

“Dealing Procedures” means any procedures agreed between the Company and the Fund or the fund manager of the relevant Fund from time to time to govern the subscription, switching and redemption of Units therein and other incidental matters.

「交易流程」指本公司與基金或相關基金的基金經理就基金份額的認購、轉換、贖回及其他附帶事項不時約定的任何程式。

“Fund Subscription Services” means services provided by the Company in connection with the purchase, subscription, switching, transfer, redemption or sale of any Unit in any Fund, and the dealing with any relating proceeds or moneys in accordance with the Client's instructions.

「基金銷售服務」指本公司根據客戶之指示，就任何基金之任何單位之購買、認購、轉換、轉讓、贖回或出售，以及有關款項或款項之處理，所提供之服務。

“Portfolio” means a portfolio of Funds selected and made available through the Company to the Client from time to time.

「投資組合」指本公司不時選擇並通過本公司向客戶提供的基金組合。

“Units” means any shares or units in a Fund

「單位」指基金中的任何股份或單位。

2 Scope of Fund Subscription Services 基金銷售服務業務範圍：

2.1 The Company may (but is not obliged to) provide to the Client the Fund Subscription Services. Additional functions and services in connection with the Fund Subscription Services may be provided by the Company to the Client from time to time, in which case additional terms and conditions may apply which the Client should read and agree to before using those functions or services. The Fund Subscription Services and any additional services in connection with the Fund Subscription Services shall be provided through the Fund Account and/or the Securities Account.

本公司可以向客戶提供（但無義務提供）基金銷售服務。本公司可不時向客戶提供與基金銷售服務相關的其他功能和服務，在這種情況下，客戶應在使用該等功能或服務之前閱讀並同意適用其他條款和條件。基金認購業務以及其他與基金認購業務相關的附加業務通過基金賬戶、證券賬戶進行。

2.2 Where the Client enters into a Transaction: 如果客戶進行交易：

the Company may have solicited the sale of or recommended to the Client the relevant Fund or Portfolio, in which case clause 24.2(a) (Transactions entered into with the Company with solicitation of the sale or recommendation of Investment Products by the Company) of the Terms shall apply; and/or

本公司可能招攬或向客戶建議相關基金或投資組合，在這種情況下，客戶與本公司達成的招攬銷售或建議投資產品的交易的規定應適用；和／或

the Client may have entered into such Transaction with the Company, without or in circumstances where it is inconsistent with any solicitation, recommendation or advice from the Company, in which case clause 24.3 (Transactions (excluding transactions in Complex Products) entered into with the Company without any solicitation or recommendation or which is inconsistent with any advice from the Company) or clause 24.4 (Transactions entered into with the Company in Complex Products, without any solicitation, advice or recommendation from the Company or which is inconsistent with any advice from the Company) of the Terms shall apply.

客戶可能已與本公司進行該等交易，而該等交易未與或在與本公司的任何招攬、建議或意見不一致的情況下進行，在此情況下，客戶與本公司達成的無招攬或建議或與本公司的任何意見不一致的交易（不包括複雜產品的交易）或客戶與本公司達成的無招攬、意見或建議或與本公司的任何意見不一致的複雜產品交易應適用。

2.3 The Company shall make available to the Client via electronic means, the offering documents, notices, communications or any other documents in connection with the relevant Funds or Portfolios. The Client consents to the use of such electronic means as a mode of delivery of the abovementioned documents.

本公司會通過電子方式向客戶提供與相關基金或投資組合相關的發售文件、通知、通訊或任何其他文件。客戶同意使用電子方式作為交付上述文件的一種方式。

3 Subscription and Redemption Applications and Payment 認購和贖回申請及付款

3.1 Any Instruction to subscribe for or purchase, redeem, sell or switch any Unit or Portfolio (whether in whole or in part) must be made electronically through the Company's mobile application or any manner as prescribed by the Company, accompanied by any required documentation as may be required by the Company from time to time.

認購、購買、贖回、出售或轉換任何單位或投資組合的任何指示（無論是全部還是部分）必須通過本公司的移動應用程式或本公司規定的任何方式以電子方式作出，並隨附本公司可能不時要求的任何必要文件。

3.2 All Instructions and the resulting transactions and payment in relation to the subscription, switching or redemption of Units shall be subject to the Dealing Procedures and/or any other requirements as prescribed by the Company from time to time. The Company is entitled, without reference to the Client and without giving any reason, either ignore any Instruction that fails to comply with the Dealing Procedures or such other requirements of the Company, or to execute such Instruction with such modifications to it as may be necessary to comply with the Dealing Procedures or such other requirements of the Company from time to time. The Company will not be responsible to the Client for any losses, damages, costs or expenses that the Client may suffer or incur arising from or in connection with any delay or failure in transmitting or effecting any Instruction to subscribe, purchase, switch, transfer, redeem, sell or otherwise deal with any Units or Portfolios in connection with exercising such discretion.

所有與單位認購、轉換或贖回相關的指示以及由此產生的交易和支付均應遵守交易流程及或本公司不時規定的任何其他要求。本公司有權無須徵詢客戶的意見，亦無須給予任何理由，無視任何未能符合交易程式的指示或本公司的其他要求，或執行該等指示及為符合交易程式或本公司不時規定的其他要求而對該等指示作出的必要修改。對於客戶因行使上述酌情權而延遲或未能傳送或執行認購、購買、轉換、轉讓、贖回、出售或以其他方式處理任何單位或投資組合的任何指示而可能蒙受或招致的任何損失、損害、費用或開支，本公司概不對客戶負責。

3.3 The Company is authorised to act on any Instruction given or purportedly given by or on behalf of the Client. The Company does not have any obligation to authenticate, verify the completeness and accuracy of any such Instruction or verify the identity of any person giving such Instruction.

本公司獲授權按照客戶或其代表發出或聲稱發出的任何指示行事。本公司無義務認證、核實任何該等指示的完整性和準確性，或核實發出該等指示的任何人士的身份。

3.4 The Company shall be entitled to rely and act on any such Instruction which the Company in good faith believes to be genuine, and shall not be responsible for any loss which the Client may incur as a result. However, the Company has absolute discretion to refuse to act upon any such Instruction without reason, and the Company will not be responsible to the Client for any losses, damages, costs or expenses that the Client may suffer or incur arising from or in connection with any delay or failure in transmitting or effecting any Instructions to subscribe, purchase, switch, transfer, redeem, sell or otherwise deal with any Units or Portfolios.

本公司有權信賴並執行本公司善意認為屬實的任何該等指示，而無須對客戶因此而蒙受的任何損失負責。但是，本公司有絕對酌情權拒絕按任何該等指示行事而無需任何理由，對於客戶因延遲或未能傳輸或執行認購、購買、轉換、轉讓、贖回、出售或以其他方式處理任何單位或投資組合的任何指示而可能遭受或發生的任何損失、損害、費用或支出，本公司不對客戶承擔任何責任。

3.5 The Client's right to give Instructions via a particular channel shall at all times be subject to the discretion of the Company. The Company may at any time revoke the Client's right to give Instructions through a particular channel without prior notice. The Company shall execute any Instructions placed by the Client or any Authorised Person by placing it with the relevant fund manager, Fund or product issuer upon receipt of the Instruction and payment of the purchase price, subscription moneys or expenses payable by the Client to the Company.

客戶透過特定途徑發出指示的權利須始終受制於本公司的酌情權。本公司可隨時撤銷客戶透過特定途徑發出指示的權利，無須事先通知。本公司應在收到客戶或任何授權人發出的任何指示後，且在客戶向本公司支付的購買價格、認購款項或費用後，向相關基金管理人、基金或產品發行人執行該等指示。

3.6 The Company will effect any Instruction as soon as practicable, however, the execution of such Instruction may not coincide with the timeframe stipulated in the relevant offering documents of the Fund. The Client acknowledges that orders placed by the Client with the Company may be aggregated and consolidated either daily or from time to time by the Company together with orders placed by the Company's other clients for the purpose of placement of such orders by the Company with the relevant fund manager, Fund or product issuer for execution.本公司將儘快執行任何指示，但該等指示的執行可能與基金相關發售文件中規定的時間不一致。客戶確認，本公司可每日或不時地將客戶向本公司下達的訂單與本公司其他客戶下達的訂單合併計算，以便本公司向相關基金經理、基金或產品發行人下達該等訂單以供執行。

3.7 Subject to the continuing operation of an Account, an Instruction will generally be processed on the day of receipt by the Company of such Instruction if a valid and complete Instruction (together with all monies, required information and documents) is received by the Company before the dealing cut off times for the relevant Fund as specified by the Company in its sole and absolute discretion from time to time. If an Instruction (and monies) is received after this dealing cut off time or on a day when a typhoon Signal No. 8 (or above) or black rainstorm warning has been issued in Hong Kong, execution will be done usually on the next dealing date of the Fund in accordance with the terms of the offering documents of the Fund (or as otherwise determined by the relevant fund manager, Fund or product issuer). The Client must specify the choice of the Fund or Portfolio (where appropriate) in order for the Instruction to be processed. The Company reserves the right to delay or refuse to process or accept any Instruction, if in its reasonable opinion, there are grounds for doing so.

受限於賬戶的持續運作，如果本公司在按其完全和絕對酌情權不時決定的相關基金的交易截止時間前收到有效及完整的指示（連同所有款項、所需的資料及文件），一般將於本公司收到該等指示之日處理該等指示。若在本次交易截止後或在突發天氣情況當日收到買賣指令，通常按基金發售文件的約定（或基金管理人、基金或產品發行人等另行確定）於基金的下一交易日執行。如果本公司合理地認為有理由延遲或拒絕處理或接受任何指示，本公司保留延遲或拒絕處理或接受任何指示的權利。

3.8 The actual bid price and offer price of a Fund shall be determined at the time when the transaction is effected and settled and any figures which may be quoted or provided to the Client by the Company or its representatives at the time of Instruction are for reference only and are not binding on the Company.

基金的實際買入價和賣出價應在交易生效和結算時確定，本公司或其代表在指示時向客戶提供的報價僅供參考，對本公司不具有約束力。

3.9 The Company has no authority to accept Instructions for subscription, switching or redemption of any Unit for and on behalf of any fund manager, Fund or product issuer. Receipt of such Instructions and the requisite payment and any other documentation by the Company shall not amount to acceptance of the Instruction by the relevant fund manager, Fund or product issuer.

本公司無權代表任何基金管理人、基金或產品發行人接受認購、轉換或贖回任何單位的指示。本公司收到該等指示、必要的付款及任何其他文件並不構成相關基金管理人、基金或產品發行人接受該等指示。

3.10 The Client acknowledges that any fund manager, Fund or product issuer who receives an Instruction from the Company is not obliged to accept such order in part or whole. The Company shall have no responsibility nor liability for ensuring that the relevant Fund manager, Fund or product issuer allots the Units or for any losses which the Client may suffer or incur as a result of any refusal to accept or delay in accepting such Instruction by the fund manager, Fund or product issuer.

客戶確認，任何從本公司收到指令的基金經理、基金或產品發行人均無義務接受該指令的部分或全部。本公司不對基金管理人、基金及產品發行人拒絕或者拖延接受指令而給客戶造成的任何損失承擔保證責任。

3.11 The Client acknowledges that (i) the purchase price, subscription moneys or expenses payable by the Client to the Company in relation to each order to buy or subscribe for Units or Portfolios shall be debited from an Account designated by the Client; and (ii) any redemption proceeds received by the Company in relation to each order to sell, redeem or otherwise dispose of the Units shall, in any event, be paid or credited to an Account designated by the Client and agreed by the Company in accordance with the settlement periods stipulated in the offering documents of the relevant Funds (or otherwise determined by the Fund manager, Fund or product issuer from time to time).

客戶確認：(i)客戶就每筆購買或認購單位或投資組合的指令應向本公司支付的購買價款、認購款項或費用，應從客戶指定的賬戶或本公司不時另行指示的賬戶中扣除；及(ii)本公司就每筆出售、贖回或以其他方式處置單位的指令而收到的贖回款項，在任何情況下均應按照有關基金募集文件（或基金管理人、基金或產品發行人不時另行決定）規定的交收期，支付或存入客戶指定並經本公司同意的賬戶。

3.12 If at any time there is insufficient balance in the Account that the Client has elected (or otherwise directed by the Company from time to time) to make the required payments under Clause 3.11(i) of this Appendix (for example, the Client has designated the Securities Account to make such payments), the Client irrevocably directs and authorises the Company to, without prior notice to the Client, set-off or transfer any sum standing to the credit of the Client's other Account (for example, the Fund Account), towards the satisfaction of any payments to be made under Clause 3.11(i) of this Appendix.

如果客戶在任何時間選擇（或本公司不時另行指示）支付本附件第 3.11 (i) 條項下的所需款項的賬戶餘額不足（例如，客戶已指定證券賬戶進行該等付款），客戶不可撤銷地指示並授權本公司在不事先通知客戶的情況下，抵銷或轉賬客戶其他賬戶（例如基金賬戶）的結餘金額，以清償本附件第 3.11 (i) 條項下的任何款項。

3.13 The Client further agrees that for purchases or subscriptions of Units or Portfolios, the Company reserves the right to reject or delay the processing of any orders if there are insufficient funds in the Account designated for payment or if cleared funds (free of any deductions or withholdings) are not received by such time as prescribed by the Company.

客戶進一步同意，對於單位或投資組合的購買或認購，如果賬戶中指定支付的資金不足，或者在本公司規定的時間內未收到已清算資金（不含任何扣除或預扣款項），本公司保留拒絕或延遲處理任何訂單的權利。

3.14 The Company is authorised to take such steps as it may consider expedient to enable it to provide Fund Subscription Services to the Client including the right to withhold and/or make payment of any taxes or duties payable on or in respect of the Units without any liability thereof and to disclose information about the Client (including your authorised persons and beneficiaries), any Units or Portfolios held by the Client or any transactions in connection thereto in accordance with the Applicable Regulations or to any of member of the Company, any third party service providers or agents of the Company, a fund manager, a Fund or product issuer (or its representatives) upon request.

本公司獲授權根據適用法規採取其認為適當的步驟，向客戶提供基金銷售服務，包括無須就基金份額代扣及／或繳付任何應繳付的稅款或稅項，以及根據適用法規的規定向客戶（包括閣下的授權人士及受益人）、客戶持有的任何基金份額或投資組合或與該等基金份額或投資組合相關的任何交易，或向本公司、本公司的任何第三方服務提供者或代理人、基金經理、基金或產品發行人（或其代表）作出要求披露的披露。

3.15 The Client agrees to (and shall procure that any Authorised Person to) provide the Company with such information, materials and documents in such manner and take such steps and by such time as prescribed by the Company from time to time so as to enable the Company, its nominees or any member of the Company to effect an Instruction, perform the Fund Subscription Services and/or to comply with any term of any document in respect of any Funds, Applicable Regulations and the applicable market practice.

客戶同意（並應促使任何被授權人）以本公司不時規定的方式並採取本公司不時規定的步驟和時間向公司提供資訊、資料和文件，以使本公司或其代名人就任何資金執行指示、開展基金銷售服務和／或遵守任何文件的任何條款、適用法規和適用市場慣例。

4 Title and Registration of Investments 投資的權屬和登記

4.1 If the Client subscribes for Units in a Fund (including any Units in a Fund that forms a part of a Portfolio), the Units will be registered in the name of the Company or jointly in the name of the Company and in the Client's name, or in the Client's name only (as the case may be). The Company will not be the beneficiary of any of your investments in a Fund.

如果客戶認購基金單位（包括構成投資組合一部分的基金的任何單位），該等單位將以本公司的名義或以本公司與客戶的共同名義登記，或僅以客戶的名義登記（視具體情況而定）。本公司將不會是閣下在基金的任何投資的受益人。

4.2 No Unit certificates will be issued to the Client. The Client will be sent a confirmation of its subscription/acquisition (or disposal) of any Unit.

不會向客戶簽發單位證書。客戶將被發送一份其認購／獲得（或處置）任何單位的確認。

4.3 The Company may not lend any Unit or title documents to any third party, and may not borrow against the security of any Unit or such documents, unless otherwise provided in the Agreement.

除非本協議另有規定，否則本公司不得將任何單位或所有權文件借給任何第三方，也不得以任何單位或該等文件作為擔保向他人借款。

5 Reports and Voting 報告和投票

5.1 Subject to the requirements of the Applicable Regulations, the Company and the custodian shall have no duty or obligation to exercise the voting rights or other elective rights of any Units subscribed or acquired, or received or held for the Client, except upon the prior written Instructions of the Client or any Authorised Person in such form and by such time as prescribed by the Company from time to time, and then only upon such terms, conditions, indemnities, fees and charges as agreed upon between the Company and the Client.

受限於適用法規的規定，本公司及託管人均無責任或義務為客戶行使認購或取得、接收或持有的任何單位的投票權或其他選擇權，除非客戶或任何獲授權人士以本公司不時規定的形式及時間作出書面指示，且本公司及客戶間達成協議的條款、條件、賠償、費用及收費。

5.2 In the absence of such Instructions and agreements, the Company and the custodian shall be entitled to, but not obliged to, exercise the voting rights or other elective rights of any Fund (if any). Under such circumstance, the Client agrees that the Company and the custodian may be exempted from any duty and obligation in respect of notification and delivery of any proxy or other document issued to the Client, unless otherwise provided in the Applicable Regulations.

在無該等指示和協議的情況下，本公司和託管人有權但無義務行使任何基金的表決權或其他選擇權（如有）。在此情況下，客戶同意，除非適用法規另有規定，否則本公司和託管人可以免除通知和交付給客戶的任何委託書或其他文件的任何責任和義務。

6 Termination 終止

6.1 Upon termination of the Account with the Company or termination of the Fund Subscription Services, the Client or any Authorised Person will be deemed to have given the Company instructions to, at its discretion:

當在本公司開立的賬戶終止或基金銷售服務終止時，客戶或任何獲授權人士將被視為已向本公司發出指示，且根據其酌情權：

- i. cause any Units then held by the custodian for the Client's account to be redeemed or otherwise dealt with on the effective date of termination of the Fund Account, or if that day is not a dealing day or is after the latest time for dealing as specified in the offering document of such Fund, on the next dealing day ("Effective Date") and for the redemption or dealing proceeds thereof (after settling any outstanding liabilities, costs

and expenses owed to the Company) to be remitted to the Client and/or settle any liability incurred by the Client, the Company or any custodian;

促使託管人為客戶賬戶持有的任何單位在基金賬戶終止生效日被贖回或以其他方式處理，或者如果該日不是客戶賬戶的交易日或在該等基金的發售文件中規定的最晚交易時間之後，則在下一個交易日（「生效日」）贖回或交易收益（在結清欠本公司或其代名人任何未償還債務、成本和費用後）的任何單位匯給客戶和／或結清客戶、本公司或任何託管人發生的任何負債；

- ii. cause any Units then held by the custodian for the account of the Client to be transferred by the custodian on the Effective Date directly into the Client's name (if applicable); and
促使託管人為客戶賬戶當時持有的任何單位於生效日直接劃撥至客戶名下（如適用）；及
- iii. cancel any unexecuted transactions.取消任何未執行的交易。

7 Caution 注意事項

7.1 The subscription Quantity/Unit and the redemption net amount would be affirmed after relevant fund NAV launching.

基金認購/申購的份額，以及基金贖回的淨額將在基金公司公佈淨值後確定。

7.2 Client understands that investment involves risks and confirms that his decision to invest is based on his own evaluation and judgment and not relied on any advice of the Company.

客戶瞭解投資涉及風險並確認所作之投資皆基於客戶之個人判斷，而非根據本公司所提供之意見。

7.3 The Company has no authority to accept applications on behalf of the fund house(s). In the event that the fund house(s) refuse to accept an application, any money paid by the client will be refunded to his account with the Company without accrued interest.

基金公司並無授權本公司接受申請。如基金公司拒絕接受申請，任何客戶已繳交之款項，不包括利息，將會全數退回客戶于本公司之戶口。

7.4 Subscription orders will not be carried out until the Company receives the subscription money.

本公司在收足款項前，並不會發出任何認購指示。

7.5 Client's rights and obligations in respect of the fund(s) subscribed are subject to the provisions of the constitutive documents and offering documents of the relevant fund(s). In certain circumstances, client's right to redeem may be restricted.

客戶對其認購之基金而享有及承受之權利與義務將基於相關基金的成立章程及銷售檔所列明之條款，在某種情況下，投資者的贖回權益或會有所限制。

7.6 The actual bid and offer prices of any transaction will be determined by the relevant fund houses and any figures quoted by the Company are for indication only.

基金之實際之認購價及贖回價均由相關基金公司所訂，本公司所作之報價只作參考性質之用途。

7.7 Client hereby authorizes the Company to retain for its own benefit from the fund houses any commission, rebate and other advantages in connection with handling his transaction(s).

客戶授權本公司有權保留所有因處理客戶有關基金的交易而從相關基金公司獲得的任何傭金、回扣、回傭及其他利益。

7.8 Client agrees that the Company may disclose his personal information to the relevant fund house(s) and / or regulatory authority, and further agrees to provide to the Company upon request information including, without limitation, details of source of his fund and beneficial ownership of the fund(s) subscribed, in relation to anti-money laundering purposes or otherwise.

客戶同意本公司可能將客戶資料披露予基金公司及/或監管機構，亦同意如本公司要求，會向本公司提供包括資金來源及所購基金受益人等等的資料，以用於防止洗黑錢及其他目的。

7.9 Client agrees and undertakes to indemnify and to hold the Company harmless against all demand, claims, actions, costs, expenses, damages, losses or other liability incurred or suffered by the Company as a result of or arising from the Company providing relevant services to him.

客戶同意並承諾就本公司因接受其買賣指示或要求而支付或招致的所有索求、申索、法律行動、費用、支出、賠償、損失或其他所有債務對本公司作出彌償，並保障本公司不會因此受損。

7.10 Before purchasing certain class of share(s), client understands that purchasing certain class of share(s) in a fund will be charged higher expenses and other charges to you than other class of share(s), if that class of share(s) is/are sold within a certain number of years subject to the provisions of the constitutive documents and offering documents of each relevant fund.

客戶於購買某一類別基金前已瞭解基於相關基金的成立章程及銷售檔所列明之條款，如於指定年期前出售相關類別基金，客戶將被收取高於其他類別基金之支出及費用。

7.11 The Company reserves the right to decline and/or reject any fund application(s) by the Client and the Company will not be responsible for any loss incurred or suffered by the Client as a result of or arising from the Company exercising this right.

本公司保留不接納及/或拒絕執行任何基金申請之權利及本公司不會對客戶因本公司行使此權利而支付或招致的所有損失作出賠償及/或責任。

7.12 The Company reserves the right to amend the above terms and conditions from time to time.

本公司保留將來隨時修改以上服務協議之權利。

IMPORTANT RISK WARNING IN FUND TRADING

基金交易重要風險提示

Investors should not base their investment decisions on the content of this website and app alone. Investors should refer to the fund's offering documents and read carefully the summary of the key features and risks specific to this fund stated in the fund factsheet prepared by the relevant fund house, before making any investment decision. Fund offering documents can be found in the Winbull App, and relevant fund house website.

投資者不應只根據盈寶證券網站及盈寶證券APP內容而作出任何投資決定。投資者作出投資決定前應先參閱有關基金銷售文件及細閱基金公司所刊發有關基金資料單張上列明的基金特色以及有關風險。您可在盈寶證券APP內或相關基金公司網站查閱基金銷售文件。

Unit Trusts are investment products and some may involve derivatives. The investment decision is yours but you should not invest in the Unit Trusts unless the intermediary who sells it to you has explained to you that the product is suitable for you having regard to your financial situation, investment experience and investment objectives.

基金乃投資產品而部份涉及金融衍生工具。投資決定是由閣下自行作出的，但閣下不應投資在該基金，除非中介人於銷售該產品時已向閣下解釋經考慮閣下的財務情況、投資經驗及目標後，該產品是適合閣下的。

Unit Trusts are NOT equivalent to time deposits.

基金產品並不相等於定期存款。

Investment involves risks. Past performance is no guide to future performance of the funds. Value of the investments and the income/dividend generated can fluctuate and is not guaranteed.

投資涉及風險。過去的業績並不代表將來的表現。投資價值及基金的收入/股息可升可跌，不能保證能賺取利潤。

In worst case scenario, the value of the fund may be worth substantially less than the original amount you have invested (and in an extreme case could be worth nothing).

在最壞情況下，基金價值或會大幅地少於您的投資金額（在極端的情況下，您投資的回報可能會變成沒有價值）。

The funds' investment may involve substantial market, currency, volatility, liquidity, regulatory and political risks.

基金的投資可能涉及廣泛的市場，貨幣，波幅，流動性，監管及政治風險。

If the funds invest in emerging markets, a single market or a limited number of geographical market(s) or industry sector(s) or smaller cap companies, the funds will be subject to higher degree of risk and are usually more sensitive to price movements.

如基金涉及投資於新興市場，單一市場或限量地區市場或行業或小型企業，基金可能會涉及較高風險，並通常對價格變動較敏感。

If the funds invest in derivatives, additional risks will be involved, and the funds may be subject to higher volatility.

如基金投資於金融衍生工具，或會涉及額外的風險以及可能承受較高的波幅。

If the investment is denominated in foreign currency, any conversion to Hong Kong dollars is indicative and provided for your reference only. Total investment value will be displayed in HKD, and individual fund holding value will be displayed in its denominated currency.

如投資以外幣計值，有關港元換算均屬指示性，僅供參考。投資總值會以港幣顯示，而持有個別基金的價值則以相關貨幣顯示。

AGREEMENT OF FUND AUTOMATIC INVESTMENT PLAN

基金定投協議

The Automatic Investment Plan Agreement ("Agreement") is a valid contract between Winbull Securities International (Hong Kong) Limited ((the "Company")) and clients of the Company ("you," "Investor" or "Client") with regards to matters related to Automatic Investment service. By clicking Confirmation in the App or on the webpage, or by accepting this Agreement in other ways (including but not limited to with signature or seal), you have entered into a contract with the Company and consented to all the content in this Agreement and related regulations, page notices, operation flow, announcements and notifications made in the past or future (collectively referred to as "Agreement" from now on).

基金定投協議（以下簡稱“本協議”）是盈寶證券國際（香港）有限公司（以下簡稱“本公司”）與用戶（以下簡稱“您”或“投資者”或“客戶”）就基金定投相關事項所訂立的有效合約。您通過於應用程式或者網路頁面點擊確認或以其他方式（包括但不限於簽字或簽章確認等方式）接受本協議，即表示您與本公司已達成協議並同意接受本協議的全部約定內容以及與本協議有關的已經發佈或將來可能發佈的各項規則、頁面提示、操作流程、公告和通知（以下統稱“本協議”）。

Before consenting to this Agreement, you shall read the content of this Agreement in full and in detail. In the case that you disagree with any part of this agreement or are unable to accurately comprehend the Company's interpretation of the terms, please do not proceed. Once you use the services under this Agreement, you have agreed to be bound by this Agreement and related regulations, pages notices, operation flow, announcements, and notifications.

在接受本協議之前，請您仔細閱讀本協議的全部內容。如果您不同意本協議的任何內容，或者無法準確理解本公司對條款的解釋，請不要進行後續操作。一旦您使用本協議項下的服務，即表示您同意遵循本協議及各項規則、頁面展示、操作流程或公告通知的要求。

1. Definitions 釋義

Unless otherwise specified in this Agreement, the following terms are defined as below:

除非本協議另有明確約定，以下術語定義如下：

“Automatic Investment Plan” Service: refers to fixed term and fixed amount fund(s) subscription services. Following the acceptance of this Agreement, the Company will provide the services according to the Automatic Investment instruction and standing authorities (including but not limited to fund(s) that are subscribed in fixed term and fixed amount, Debit channel(s), Debit Cycle, Debit Date, Debit amount, etc.), that Designated Investment Amount from Designated Debit Account is used to for the subscription of the fund(s) on designated Debit Day in the Debit Cycle (postponed to the next working day in case of non-working days).

「基金定投服務」：是指定期定額申購基金服務，您接受本協議後，本公司根據您的定投指令及常設授權（包括但不限於定期定額申購的基金、支付扣款管道、扣款週期、扣款日、每期扣款金額等），在指定扣款週期的扣款日（非工作日順延），從指定扣款賬戶以指定金額扣款，並於扣款當日申購指定基金的服務。

“Designated Debit Account”: the account provided by the Client at the commencement of the Automatic Investment Plan service. It can be a securities/bank account in the Client's name and is based on the Automatic Investment instruction selected by the Client on the page.

「指定扣款賬戶」：是指客戶於開通基金定投時於頁面指定用於買入指定基金時發生扣款的賬戶，該賬戶可以是以客戶名義開立的證券賬戶或其他本公司允許的相關賬戶，具體以您開通基金定投時頁面提示或其他規則、公告通知為準。

“Designated Credit Account”: the securities account designated to be credited when the Client has designated a bank account as the debit account. There will be no Designated Credit Account when a securities account is designated the debit account.

「指定入款賬戶」：是指當客戶的指定扣款賬戶為銀行賬戶時，所選擇盈寶證券賬戶為扣款之入款賬戶，如客戶的指定扣款賬戶為證券賬戶，則不會有指定入款賬戶。

“Designated Automatic Investment Fund”: fund or fund portfolio designated for regular investment by the Client.

「指定定投基金」：是指客戶選擇定期投資的基金或基金組合。

“Automatic Investment Amount”: The Automatic Investment amount that the Company subscribes on your behalf on the Debit Date based on your Automatic Investment Plan instruction. Monies in securities accounts used in Automatic Investment Plan may come from an external deposit, currency exchange, sales of stock, or fund transactions, but frozen and pending amounts will not be used in Automatic Investment Plan. Actual debit will be made based on the specific business scenario of what the Company and its collaborating financial institution funds support, specifically it will be based on page prompts as you set up the Automatic Investment Plan service, as well as other regulations and notifications are shown.

「定投金額」：是指本公司根據您所設置的基金定投指示，於扣款日申購您指定定投基金的金額。證券賬戶用於定投的款項可能來自於從外部存入的資金、貨幣兌換的資金，賣出股票或基金交易交收後的資金等，但凍結金額或待交收金額將不會被用於定投。即時扣款將結合本公司及所合作提供基金產品金融機構實際支持的具體業務場景來確定，具體以您開通基金定投時頁面提示或其他規則、公告通知為準。

“Debit Day”: The day on which the Company charges Automatic Investment Plan monies from your Designated Debit Account and subscribes designed Automatic Investment Plan funds.

「扣款日」：是指本公司根據您設置的基金定投指示從您指定扣款賬戶扣除定投金額並用於申購指定定投基金的日期。

“Debit Cycle”: The cycle that you designate an Automatic Investment Plan amount for investment in an Automatic Investment Plan. You may choose the frequency of daily, weekly or monthly as well as designate specific dates. Specifically, it will be based on the notification on the Automatic Investment Plan page. In the case that the date is a Saturday or Hong Kong Public Holiday (including Sunday), or the market is closed due to bad weather or other reasons or holiday, the planned execution day will be postponed to the next working day.

「扣款週期」是指您指定用定投金額投資指定定投基金的週期，您可以選擇以每週，每月等為週期並指定具體日期，具體以基金定投的頁面告示為準。如該日為星期六或香港公眾假日（包括星期日），或因惡劣天氣或其他原因收市、基金節假日，則計畫執行日將推遲到下一個工作日。

2. Specific Terms and Conditions 特別約定

(1) Investors who have opened a fund account and approved by the Company as a qualified investor for Automatic Investment service will be able to commence Automatic Investment Plan service. By using this service, you hereby confirm that it is out of your true intention, and that you accept full responsibility for the authenticity and validity of instructions in the process of using this service, the instructions in using this service will be seen as the expression of your true intention and cannot be changed or canceled. You acknowledge that you accept all risks involved in the Company's operation based on your instructions.

開通基金服務且經本公司驗證符合開通基金定投條件的投資者，可以開通基金定投。您確認使用本服務的意思表示出自您的真實意願，同時您對使用本服務過程中發出的指令的真實性及有效性承擔全部責任，該指令視為您的真實意思表示且不可變更或撤銷。您承諾，本公司依照您的指令進行操作的一切風險均由您承擔。

(2) You understand and agree that, upon acceptance of this Agreement, you consent to the Company to debit the amount from your Debit Account according to your Standing Authority and Automatic Investment amount in your Automatic Investment instruction, in order to complete subscription of your Automatic Investment funds. the Company's execution of the related debit order will be decided in conjunction with the actual business scenario supported by the Company, for more details, please refer to the page when you set up Automatic Investment Plan service.

您理解並同意，在您接受本協議後，您同意本公司根據您的常設授權及定投指令中您所設置的定投金額，向您的指定扣款賬戶發出扣款指令，以便為您完成定投基金的申購。本公司執行相關扣款指令，將結合本公司實際支持的具體業務場景來確定，具體以您開通基金定投時頁面或其他頁面提示為準。

(3) You hereby designate the Company to debit your Designated Debit Account on the Debit Day, according to the Automatic Investment instruction you set up. When the debit is successful, the amount will be used to subscribe to the Automatic Investment fund(s) on the Debit Day. In the case that your Designated Debit Account does not have a sufficient amount set aside for Automatic Investment, the Company reserves absolute rights of discretion to suspend or terminate your Automatic Investment instruction without notifying you, and the losses and liabilities incurred will be borne solely by you.

您委託本公司根據您所設置的基金定投指令，於扣款時間從您的指定扣款賬戶中進行扣款，扣款成功後於扣

款日將相應款項申購指定定投基金。如您的指定扣款賬戶未能成功預留足夠可扣款的定投金額，本公司有絕對酌情權在不通知您的情形下暫停或終止執行您的定投指令，因此造成的損失及責任由您自行承擔。

(4) You understand and agree to the Company in deciding on Automatic Investment business scenarios supported by Automatic Investment service based on the actual situation.

您理解並同意，本公司有權根據實際情況決定基金定投支持的業務場景。

(5) You understand and agree to the Company in reserving the rights to decide on business scenarios supported by the real-time debit according to the actual situation. In the case of monies deposited for a real-time debit business scenario that the Company cannot support, the Company will not execute the debit order, and may not be able to complete a subscription of financial products on your behalf, it will be based on the notification shown on the page.

您理解並同意，本公司有權根據實際情況決定支持即時扣款的業務場景。若是本公司不能支持的即時扣款業務場景下的轉入款項，本公司不執行扣款指令，或無法為您完成理財產品的購買，具體以頁面提示為準。

(6) You understand and agree that the setting up, amendment, termination of, or other actions made relating to the Automatic Investment service will be governed by notifications and regulations related to Automatic Investment service posted by the Company on its the Company site, its App or business scenario page. Clients will be able to open, amend or terminate investment in individual Automatic Investment fund(s). Unless otherwise specified, the deadline of application for all new, amendments, termination of specific Automatic Investment service will be at least one Hong Kong working day (inclusive) before the debit date. Any application submitted after the deadline (inclusive of the deadline day) will be regarded as an application on the next debit date.

您理解並同意，對於基金定投的開通、修改、終止等操作，均需要遵守本公司在網站、本應用程式、業務場景頁面上公佈的與基金定投相關的提示和規則。客戶可隨時新增、修改、終止投資個別指定定投基金。除非本公司另有指明，所有新增、修改或終止基金定投申請的截止日期為扣款日前最少 1 個香港工作天（含當天）。於有關截止日期後（含截止日期當天）遞交的任何申請將被視為下一個扣款日的申請。

(7) You understand and agree that the Company is the executor of the Automatic Investment instruction you set up. Unless the Company fails to operate according to your Automatic Investment instructions, or the operation order was an error, the Company assumes no responsibility for any losses incurred by the Automatic Investment service. Those losses shall be born solely by you.

您理解並同意，本公司是您所設置定投指令所授權的執行方，除非本公司沒有根據您所設置的基金定投指示進行操作，或者操作指令錯誤，否則本公司不對因基金定投產生的任何損失和責任負責。該等損失和責任應由您自行承擔。

(8) You understand and agree that the Company merely provides Automatic Investment service according to your instruction and standing authority. The obligation and liabilities of the fund products you purchase through Automatic Investment service and the calculation of return on capital shall be according to the related agreement signed between you and the financial institutions related to the fund products (including but not limited to fund contract and other fund sales documents), the Company plays no part in any dispute between you and the other financial institutions associated with the fund products.

您理解並同意，本公司僅根據您的指示及常設授權的指示向您提供基金定投，您就通過基金定投購買的基金產品享有的權利和需承擔的義務，以及資金收益計算等應以您與基金產品相關的金融機構簽訂的相關協議約定（包括但不限於基金合同或其他基金銷售文件）為準，本公司不參與您與基金產品相關金融機構之間的任何糾紛。

(9) You understand and agree that the Company reserves the rights to unilaterally terminate the Automatic Investment service provided to you through this Agreement based on circumstances (including but not limited to suspension of Automatic Investment service designated by you, when Automatic Investment fund faces major investment risks e.g. the loss of return, loss of capital, changes in your risk-tolerance which becomes inconsistent with the risk of the fund, laws, and regulations, governing authorities requirements, changes in the policies). The Company will notify you through any means agreed in this Agreement before the above actions are taken and is not required to notify you separately, and shall not be responsible for any of your losses as a result of those actions (including but not limited to loss of investment opportunities and investment income).

您理解並同意，本公司有權視情形（包括但不限於暫停提供您所指定定投基金產品的服務、指定定投基金發生較大投資風險（諸如收益損失或本金損失等）、因您的風險承受能力變更而導致與基金風險不相符、法律法規規定、監管機構要求、政策變化等）單方中止/終止向您提供本協議約定的基金定投。本公司開展前述行

動時將以本協議約定的方式通知，而無需另行單獨通知您，也不就該等行動給您造成的損失（包括但不限於喪失投資機會而未能取得投資收益）承擔責任。

(10) You agree and promise not to use this service for any actions that are illegal, contradictory to the purpose of this Agreement or detrimental to third-party interests. Otherwise, the Company reserves the right to unilaterally terminate this service with immediate effect and cannot be held responsible in any way; if your actions lead to losses on the Company's part, you shall accept all compensation liabilities.

您同意並承諾不會利用本服務從事任何非法的或違反本協議目的或者侵犯其他第三方權益的行為，否則本公司有權立即單方面終止提供本服務，並不承擔任何責任；如果因您的行為給本公司造成損失的，您應承擔全部賠償責任。

(11) You understand and agree that Automatic Investment instructions set up directly or indirectly through authorization is the sole instruction for the Company to provide Automatic Investment service in accordance with the designated manner in this Agreement. The instruction will be treated as your own instruction and you shall accept responsibility for the faithful execution of the above instructions by the Company.

您理解並同意，您向本公司發出的直接或間接授權及設置的定投指令為本公司根據本協議約定方式為您提供基金定投的唯一指令。該指令視為您本人的指令，您應當對本公司忠實執行上述指令產生的任何結果承擔責任。

(12) You understand and agree that in case of abnormal status of your account or other designated account (including but not limited to closure, report of lost, stop payment, freezing) resulting in failure to debit and unable to complete Automatic Investment service, the Company will not be responsible in any way.

您理解並同意，如因您的本公司賬戶或其他指定賬戶狀態不正常（包括但不限於註銷、掛失、止付、凍結等）導致扣款不成功，無法為您完成基金定投，本公司不承擔任何責任。

(13) You understand and agree that once you have implemented the Automatic Investment function, it may lead to insufficient funds in your securities account and/or Designated Account(s) for other payment requirements, and any losses (including but not limited to other incomplete payment requirements that may cause losses of fund income) will be your own responsibility, the Company will not be responsible in any way.

您理解並同意，您開通基金定投功能後，可能導致您本公司賬戶和/或指定賬戶的餘額不足以支付您的其他支付需求，因此給您造成的損失（包括但不限於其他支付需求無法完成，可能對您的基金收益造成部分損失等）由您自行承擔，本公司不承擔任何責任。

(14) You understand and agree that if you intend to set up a bank account as a Designated Debit Account, you must firstly set up and complete authorization in electronic direct debit services for that bank account.

您理解並同意，若本公司允許客戶使用其銀行賬戶作為指定扣款賬戶且若客戶亦希望以銀行賬戶為指定扣款賬戶的，您必須先就該銀行賬戶成功開通電子直接付款授權服務。

(15) You have read all the offering documents of your Automatic Investment Plan, including but not limited to the related fund prospectus, key facts statement, and annual reports and you agree to all terms on the offering documents. You fully understand and are aware of the terms on the fund offering documents, including but not limited to risks related to investing in this fund. All the above information is provided to you in your chosen language (English, traditional Chinese, or simplified Chinese).

您已閱讀您所設置定投基金的所有基金銷售文件，包括但不限於相關的基金說明書、產品資料概要及年報，您同意所有銷售文件上的條款。您完全知悉及理解銷售文件所載的條款，包括但不限於有關投資此基金的風險。以上的細節均以您選擇的語言書寫（中文繁體、中文簡體或英文）。

(16) You fully understand that the related offering documents must be relied upon neither as tax, legal, or accounting advice, nor as assessment of the fund's reputation and other aspects, or as security or guarantee on the fund's expected return (if any). You shall consult your own tax, legal, accounting, investment, financial, and/or other advisors. 您完全明白相關基金銷售文件不得被信賴作為稅務、法律或會計意見、或有關此基金的信譽或其他評估，亦非對此基金預期回報（如有）的保證或擔保。您應諮詢您的稅務、法律、會計、投資、財務及/或其他顧問。

(17) You fully understand that the prices of fund units may rise or fall within a small period of time, investors may lose all of the capital invested, and past performance is not indicative of future performance.

您完全明白基金產品的價格可升亦可跌，可能在短時間內大幅變動，投資者或無法取回其投資於基金的金額，

基金過往的表現不能預示日後的表現。

(18) The Company has offered you the relevant documents, opportunities to ask questions and to take independent advice. You have agreed to the content of this agreement and declare that you will fully accept and be responsible for the loss incurred by investing in this fund.

本公司已呈請您細閱有關文件，提出問題以及諮詢獨立意見。您同意接受此等文件之內容並聲明會全部承擔及負責投資此基金所產生的虧損風險。

(19) You hereby confirm that you are not the person(s), or entity (including its representative(s)), prohibited from purchasing or holding fund units listed in the aforesaid offering documents. You guarantee that you are not a citizen or resident of countries listed as prohibited to buy or hold this fund. You promise to notify the Company as soon as you become a citizen or resident of such countries. In that case, you may be required to redeem fund units.

您證明您並非為基金銷售文件上訂明禁止購買或持有基金單位的人士或團體，及其代表。您保證您並非為基金銷售文件上訂明不能投資此基金的國家的公民或居民。您承諾若您成為該等國家的公民或居民將即時通知本公司。而在此情況下，您或需贖回此基金的單位。

(20) You understand and agree that the Company uses the money in your account to subscribe to related funds based on the Automatic Investment amount set by you. Funds may have a minimum Automatic Investment amount (if any), for more details, please refer to the relevant page.

您理解並同意，本公司根據您所設置的定投金額，使用您賬戶中的資金認購相關基金。基金的定投金額可能根據該基金的最低認購金額(如有)設置下限，具體以頁面提示為準。

(21) You fully understand and agree that those fund units are not bank savings and are not guaranteed by the Company or any other related companies.

您完全理解並同意此基金的單位不是銀行存款，及不會受到本公司或其他關連公司所保證。

(22) You confirm that in case you click on "agree" to this Agreement, you have received copies of the related Agreement and all other relevant documents e.g., fund offering documents, fund prospectus and key facts statement. You consent to the content of these documents and state, and you will fully accept and be responsible for the risks created from investing in this fund.

您確認當您閱讀並點擊確認同意本協議即視為您已收到相關協議的副本，以及所有相關文件，例如：基金銷售文件、基金說明書以及產品資料概要。您同意接受此等文件之內容並聲明會全部承擔及負責投資此基金所產生的虧損風險。

(23) You confirm that if your account balance is in Hong Kong Dollar, your account balance can only be used to purchase funds that are calculated in Hong Kong Dollar; if your account balance is in US Dollar, your account balance can only be used to purchase funds that are calculated in US Dollar.

您確認，若您的賬戶餘額是港元為計算單位，則您的賬戶餘額將只能用於購買相關以港元為計算單位的基金，若您的賬戶餘額是以美元為計算單位，則您的賬戶餘額只能用於購買相關以美元為計算單位的基金。

(24) You understand and agree that the Company reserves the right to cancel or withdraw any discounts to service charges and/or handling fees and/or redemption fees.

您理解並同意本公司保留、取消或撤回對服務費及/或手續費及/或申購贖回費用提供任何折扣優惠的權利。

(25) You understand and agree that the Company acts as your agent. You understand and accept the fees, charges, and expenses in this instruction. You hereby authorize the Company to accept or reserve any commission, rebate, brokerage, interest and/or other benefits stemming from or related to the above transaction at its own discretion. You understand and agree that the Company acts as your agent. You understand and accept the fees, charges, and expenses in this instruction. You hereby authorize the Company to accept or reserve any commission, rebate, brokerage, interest and/or other benefits stemming from or related to the above transaction at its own discretion.

您理解並同意本公司以您的代理人身分行事。您明白並接受在此指示內的相關費用、收費及支出。您特此授權本公司可為其自身利益接受和保留任何源於或與處理上述交易有關的佣金、回扣、回佣、利益及/或其他益處。

(26) You understand and agree that the setting and confirmation of Automatic Investment instruction is final and is legally binding to you, but this is subject to the acceptance by the Company and the final transaction made.

您理解並同意您設置並確認基金定投指示時已是最終的決定並對您有約束性，但取決於是否被本公司接納及視乎最終交易而定。

(27) The confirmation, description, guarantee, and authorization shall apply to and be considered effective every time the fund is purchased through this Automatic Investment service. The Company will follow your instruction in this Automatic Investment service. The consent, confirmation, declaration and guarantee are all applicable and are considered applied repeatedly every time the Company may subscribe designated Automatic Investment funds based on your instruction.

本協議中的確認，陳述和保證、授權應當適用於並且應被視為將在通過此基金定投進行每次基金申購時重複使用。本公司會接受您在此基金定投的指示。協議的同意、確認、聲明及保證均為適用，且將其視為您就本公司每次可能按您的指示認購定投基金時重複使用。

3. Standing Authorization 常設授權

The standing authorizations aim to apply to Automatic Investment service which authorize the Company to perform the following:

本授權的目的為申請基金定投，並授權本公司進行以下行動：

(1) Applicable only to Clients who have selected a bank account as a designated debit account:

以下部分只適用於設定證券賬戶為指定扣款賬戶之客戶：

The Company shall issue a debit order to the bank account on the Debit Day, in accordance with the Automatic Investment amount you have set, and transfer the amount from the bank account to the designated credit account, and then transfer those amount to the fund account (if the Designated Credit Account is a securities account) for the subscription of your Automatic Investment fund. When you redeem the fund, the Company will automatically transfer the amount from the redemption to your securities account.

本公司將於扣款日，根據客戶所設置的定投金額，向證券賬戶發出扣款指令，並將資金從指定證券賬戶轉至基金賬戶中，用於申購您所指定定投基金。當您贖回基金時，本公司會將被贖回基金的款項自動轉入您的證券賬戶。

(2) Applicable only to Clients who have selected a securities account as a designated debit account:

(若適用) 以下部分只適用於設定銀行賬戶為指定扣款賬戶之客戶：

The Company shall issue a debit order to the securities account on the Debit Day, in accordance with the Automatic Investment amount you have set, and transfer the amount from the designated securities account to the fund account for the subscription of your Automatic Investment fund. When you redeem the fund, the Company will automatically transfer the monies from the redemption to your securities account.

本公司將於扣款日，根據您所設置的定投金額，向銀行賬戶發出扣款指令，並將資金從銀行賬戶轉至指定入款賬戶中，再將該資金轉至基金賬戶（如指定入款賬戶為證券賬戶），用於申購您的指定定投基金。當您贖回基金時，本公司會將被贖回基金的款項自動轉入您的證券賬戶。

4. Information Disclosure on Commission and Fund Sales 佣金和基金銷售相關資訊披露

(1) The Company will charge a specific percent (generally 1%) of the net fund investment amount annually for the whole duration of the investment period, the exactly details according to the content of Automatic Investment Plan. 本公司會從基金產品發行人收取基金投資淨額的一定百分比（一般為 1%）作為在整段投資期內每年持續收取的佣金，此費用是從基金的管理費中撥付。

(2) The Company acts as an agent, unless otherwise noticed specifically, all the product issuers are third-party issuers and have no relation to the Company. The Company is not an independent intermediary for the below reasons:

本公司以代理人行事，除非本公司另行明確告知，否則所有產品發行人是第三方發行人，與本公司沒有聯繫。本公司並非獨立的中介人，理由如下：

a) The Company receives fees, commissions, or other monetary benefits from other parties (which may include product issuers) in relation to the Company's distribution of the funds to you. For details, please refer to the relevant disclosure the Company provides to you before or when setting up any investment products; and/or 本公司有收取由其他人士（可能包括產品發行人）就本公司向您分銷投資產品而提供的費用、佣金或其他金錢收益。詳情請參閱本公司按規定在訂任何投資產品交易前或在訂任何投資產品交易時須向您提供的金錢收益披露；及／或

b) The Company receives non-monetary benefits from other parties, or has close relations or other legal or economic relationships with issuers of the funds that the Company may distribute to you.

本公司有收取由其他人士提供的非金錢收益，或與本公司可能向您分銷產品的發行人有緊密聯繫或其他法律或經濟關係。

(3) The Company offers Clients, who have concluded fund transactions with a 100% discount in subscription and redemption of funds, the duration of the discount subject to announcements made by the Company.

本公司會向進行基金交易的客戶提供基金申購和贖回費用的 100% 折扣，折扣優惠的期間以本公司公佈的資訊為準。

5. Communication and Notification 通知

Any communication or notice related to the terms of this Agreement and other agreements, notices or notifications related to your use of the fund services are to be made or given electronically or in writing, including but not limited to: email to the email address you provided, post to the correspondence address provided by the investor in registered mail, on this website, in this App or partner site, mobile phone text, and telephone. You shall ensure that the above electronic mail address, correspondence address, mobile phone, telephone remain correct; If there is a change, you should make the change in accordance with the method specified by the Company . The above communication or notice will be deemed received once sent.

關於本協議條款和其他協議、告示或其他有關您使用基金服務的通知，本公司將以電子或紙質形式通知您，包括但不限於依據您提供的電子郵件地址發送電子郵件的方式、依據投資者提供的聯繫地址寄送掛號信的方式、於本網站、本應用程式序或合作夥伴網站上公佈、或發送手機簡訊和電話通知等方式。您應當確保上述電子郵件地址、聯繫地址、手機、電話等聯繫方式始終處於有效使用狀態;若發生變化，您應當按照本公司指定的方式進行變更。上述通知一旦發送將視為有效送達。

6. Amendments 協議修改

The Company reserves the right to unilaterally revise the rights and duties in this Agreement at any time. The updated Agreement will be effective immediately upon notification and will be applicable to existing Clients when the changes become effective. The Company will notify you by the agreed means. In the case that you disagree with the changes made to this Agreement, you shall stop using this service immediately. Otherwise, you are deemed to have agreed and accepted the updated Agreement after changes.

本公司有權隨時單方面修改本協議中與您之間相關的權利義務，修訂後的協議以屆時本公司平台公佈的生效時間起生效，並將以平台公告、App 彈窗、站內信、電子郵件、短信等一種或多種方式通知您。您可以隨時在本公司平台查閱修訂後的最新版本協議。如您不同意修訂後的本協議，您有權停止使用本公司服務；本協議更新或修訂後，如果您繼續使用本公司服務，即視為您已同意修改後的協議並受其約束。

7. Limitation of Liability 責任限制

The Company is not liable for loss, damage, or expense of any kind which the Client or any other person may incur or suffer arising from or in connection with the use of the Automatic Investment service, or related to or stemming from processing or executing your instructions or demands related to Automatic Investment service, except to the extent that any loss, damage or expense incurred or suffered is direct and reasonably foreseeable arising directly and solely from the negligence or willful default or that of the Company or the Company's personnel, employee or agent.

本公司無須負責您或任何其他人士有關或因使用基金定投，或有關或因處理或執行您就有關基金定投的指示或要求，而可能引致或蒙受的任何種類的損失、損害或開支，除非任何上述損失、損害或開支屬直接及可合理預見並直接且完全由於本公司或本公司人員、僱員或代理的疏忽或故意失責引致；

In the case of Force Majeure events which result in failure to perform the Automatic Investment service, the Company shall notify the parties in this agreement and related parties promptly and take active measures to mitigate the situation, but will not be liable for any losses. Force Majeure events include but are not limited to natural disasters, extraordinary social events, and technical risks that cannot be reasonably foreseen, avoided, or overcome, such as war, fire, earthquake, flood, labor strike, network outage, system failure.

如因發生不可抗力事件導致基金定投無法正常提供，本公司應及時通知其他協議當事人及相關方並積極採取措施予以解決，但是不承擔賠償責任。不可抗力包括但不限於戰爭、火災、地震、水災、罷工、網路故障、系統故障等不能合理預見、不可避免和不能克服的自然災害、社會異常事件及技術風險等。

8. Legal and Jurisdiction Matters 法律及司法管轄

The Agreement shall be governed by and construed in all aspects accordance with the laws of Hong Kong, the People's Republic of China as well as the Company's bylaws, regulations, and usual practices that are regularly posted, advertised, or by other means published to be effective or updated, formulated or approved. The Client should submit to the non-exclusive jurisdiction of the Hong Kong Courts and their decisions, execution, and judgment on all disputes and claims incurred by and related to the above matters. Disputes in connection with the execution of this Agreement shall be settled through friendly negotiations; in case no settlement can be reached, the case should then be submitted for judgment to the Hong Kong court.

本條款受中華人民共和國香港法律及不時以展示、廣告或其他方式告知客戶至現時仍生效或經修訂、制訂或授用之本公司之章程、規例及慣例之管轄，並須按中華人民共和國香港法律詮釋。香港法院對因本協議產生的或與之相關的任何爭議（包括關於本協議的存在、效力或終止的任何爭議）（“爭議”）擁有排他性管轄權。各方同意，香港法院是解決爭議的最適當和最合宜的法院，因此，任何一方不得提出相反主張。儘管有上述規定，仍不得阻止本公司在任何其他有管轄權的法院就爭議提起訴訟。在適用法規允許的範圍內，本公司可在任何數量的司法轄區同時提起法律程序。

9. Severability 分割性

In the case that any provision of the Agreement becomes illegal, invalid, or unenforceable, the remaining provisions will still be valid and enforceable.

倘若本條款所載之任何條文存在非法，無效或不能強制執行等的情況，其餘條文效力不變，將繼續約束本公司和客戶。

10. Miscellaneous 條款及細則

Other terms and related provisions, announcements (including regular amendments) posted on the Automatic Investment service page, once published in the App or website of the Company's platform, and constitutes an inseparable part of the "Automatic Investment Agreement", becomes legally effective. In case the Client does not consent to the terms and related provisions, the Client should stop using the Automatic Investment service immediately. By continuing to use the Automatic Investment service, you are deemed to have agreed to be bound by Miscellaneous terms and regulations including the latest versions after regular updates.

基金定投頁面的其他條款或相關規則、公示及公告（包括不時修訂），一經在本公司平台相關應用程式或網路頁面公示，構成本《基金定投協議》不可分割的一部分，即發生法律效力。如您對條款或相關規則有異議的，應當立即停止使用基金定投，如您繼續使用基金定投，均視為您同意接受其他條款或規則及其不時變更或修改後條款及規則的約束。

If there is any inconsistency or ambiguity among the English version, the Traditional Chinese version, and the Simplified Chinese version, the English version shall prevail.

如中文簡體、中文繁體、英文三個版本有任何抵觸或不相符之處，一概以英文版本為準。

STOCK OPTIONS TRADING AGREEMENT

股票期權交易協議書

THIS AGREEMENT is made the date stated in the Client Account Opening Execution Form:
本協議由以下雙方於客戶開戶執行表格所列之日期簽署：

BETWEEN

(1) Winbull Securities International (Hong Kong) Limited, a company incorporated in Hong Kong with its registered office and principal business address at Rooms 2202-3, 22/F, Jubilee Centre, 18 Fenwick Street / 42-46 Gloucester Road, Wan Chai, Hong Kong and a licensed corporation [CE No. BRG131] for Type 1 regulated activity (dealing in securities) and Type 4 regulated activity (advising on securities) under the Securities and Futures Ordinance and an exchange participant of The Stock Exchange of Hong Kong ("the Company"); and
盈寶證券國際(香港)有限公司（“本公司”），為一間在香港註冊成立的公司，其註冊及營業地址為香港灣仔分域街十八號捷利中心22樓2202- 2203室，並為根據《證券及期貨條例》就第一類受規管活動（證券交易）及第四類受規管活動（就證券提供意見）獲發牌的持牌法團（中央編號：BRG131），及聯合交易所有限公司交易所參與者；及

(2) The party whose name, address and details are set out in the Account Opening Form ("the Client").
當事方（“客戶”），其名稱、地址和相關資料列於開戶表格中。

WHEREAS:

鑑於：

This Stock Options Trading Agreement is supplemental to the Cash Client's Agreement and /or Margin Client's Agreement entered into by the Company ("the Client Agreement(s)") and the Client to which this Stock Options Trading Agreement is annexed whereby the Company agrees to provide to the Client with exchange traded stock options services which enables the Client to conduct Stock Options Trading on The Stock Exchange of Hong Kong and/or US Stock Options Trading on the recognized exchanges in the United States of America and/or to provide services to the Client with trading in Over-the-Counter ("OTC") Stock Options ("Stock Options Account").

本股票期權交易協議乃本公司與客戶訂立現金客戶協議及／或保證金客戶協議（“客戶協議”）之補充文件，籍此本公司同意向客戶提供交易所股票期權交易的服務，使客戶能在香港聯合交易所有限公司進行股票期權交易及／或在美國的認可交易所進行美國股票期權交易及／或向客戶提供場外股票期權交易的服務（「股票期權帳戶」）。

Now IT IS HEREBY AGREED as follows:

合約雙方同意下列條款：

1. Interpretation

釋義

1.1 Terms defined in this Stock Options Trading Agreement have the same meanings as in the Client Agreement(s) or the Options Trading Rules of the Exchange (applicable to exchange traded stock options on The Stock Exchange of Hong Kong) unless stated otherwise.

本股票期權交易協議中的術語之含義與客戶協議或聯交所期權交易規則(適用於聯合交易所有限公司的股票期權交易)中的術語相同，另有特別聲明者除外。

1.2 References to "Account" in the Client Agreement(s) are deemed to include the Stock Options Account as established pursuant to this Stock Options Account Agreement.

客戶協議中所提到的「帳戶」將被視為包含根據本股票期權交易協議建立的股票期權帳戶。

1.3 The following expressions shall, unless the context requires otherwise, have the following meanings:
下列用語，除文意另有所指外，將作如下解釋：

“Stock Options Trading” means the purchase, closing, exercise, settlement and discharge of long options transactions and include writing of options through the Stock Options Account or otherwise creating any short open

position.

「股票期權交易」是指股票期權長倉交易的購入、平倉、行使、結算以及解除，並包括通過股票期權帳戶沽出股票期權或建立任何未平倉空倉。

“Business Day” means any day on which the securities markets in Hong Kong (The Stock Exchange of Hong Kong) are open for business, or such other day as may be specified by the Execution Broker(s) regarding US Stock Options Trading and/or OTC Stock Options Trading respectively.

「營業日」是指香港證券市場(香港聯合交易所有限公司)開放進行交易的任何一日，或美國股票期權交易的執行經紀及/或場外股票期權交易的執行經紀所訂定的其他日期。

“Client Contract” has the meaning (1) exchanged traded options in Hong Kong: as defined in the Options Trading Rules of the Exchange which means a contract validly made at the time when an order in respect of an option series is matched by the Stock Options System with another order in respect of that option series and incorporates the terms and conditions of the Standard Contract for a particular option series; (2) US Stock Options: as defined in the relevant rules of a recognized exchange in USA; and (3) OTC Stock Options: as defined in the terms in the respective OTC Stock Options imposed by the Execution Broker (as stated in the Confirmations sent to the Client by the Company).

「客戶合約」是指(1) 交易所股票期權:具有與香港聯交所之股票期權交易規則中同樣的含義，有效的股票期權合約是指股票期權系統將一個股票期權指示與關於這項股票期權的另外一個股票期權指示進行配對，並受到某一特定股票期權之標準合約的條款和條件的制約; (2) 美國股票期權: 具有有關美國獲認可交易所之股票期權交易規則中同樣的含義; (3) 場外股票期權: 具有場外股票期權交易的執行經紀為個別場外股票期權所訂定的條款(由本公司送予客戶的確認中所載)的含義。

“Client Money Rules” means the Securities and Futures (Client Money) Rules, Cap. 571.

「客戶款項規則」是指證券及期貨(客戶款項)規則(第 571 章，附屬法例 I)

“Execution Broker” means (1) regarding US Stock Options Trading, a licensed or registered securities broker in the exchanges in the United States of America (“USA”) as appointed by the Company as designated broker which executes the transactions in relation to US Stock Options and/or clearing the same; (2) regarding OTC Stock Options Trading, a licensed or registered securities broker as appointed by the Company as designated broker which executes the transaction in relation to OTC Stock Options and/or clearing the same.

「執行經紀」指(1) 關於美國股票期權交易，本公司所委任的指定經紀，其為在美國交易所的註冊經紀，它將執行美國股票期權交易及/或結算; (2) 關於場外股票期權交易，本公司所委任的指定持牌或註冊經紀，它將執行場外股票期權交易及/或結算。

“OTC Stock Options Trading” means the purchase, closing, exercise, settlement and discharge of long options transactions in an Over-the-Counter Market and include writing of options through the Stock Options Account or otherwise creating any short open positions in an Over-the-Counter Market and such transactions will be executed by the Execution Broker appointed or nominated by the Company from time to time via the Company and all transactions thereof will be in the currency as stipulated by the Execution Broker.

「場外股票期權交易」是指於場外市場的股票期權長倉交易的購入、平倉、行使、結算以及解除，並包括通過股票期權帳戶沽出股票期權或建立任何未平倉空倉及所有該等交易將由本公司不時委任或選定執行經紀經本公司執行交易及所有交易將以執行經紀所訂定的貨幣進行。

“US Stock Options Trading” means the purchase, closing, exercise, settlement and discharge of long options transactions in a recognized exchange in USA and include writing of options through the Stock Options Account or otherwise creating any short open positions in a recognized exchange in USA and all such transactions will be executed by the Execution Broker appointed or nominated by the Company from time to time via the Company and all transactions thereof will be in US Dollar.

「美國股票期權交易」是指於美國認可交易所的股票期權長倉交易的購入、平倉、行使、結算以及解除，並包括通過股票期權帳戶沽出股票期權或建立任何未平倉空倉及所有該等交易將由本公司不時委任或選定執行經紀經本公司執行交易及所有交易將以美元交易。

2. Laws and rules

法例和規則

2.1 All Exchange Traded Options Business and the US Stock Options Trading shall be effected in accordance with all

the relevant laws, rules, regulatory directions and relevant exchange requirements in Hong Kong and the USA (for the US Stock Options Trading) (the "Rules") applying to the Company. This includes the Options Trading Rules of the Exchange, the Clearing Rules of the SEHK Option Clearing House Limited ("SEOCH"), the rules of the Clearing House and the rules of the exchanges and clearing houses in USA. In particular, SEOCH has authority under the Rules to make adjustments to the terms of Contracts, and the Company shall notify the Client of any such adjustments which affect Client Contracts to which the Client is a party. All actions taken by the Company, by the Exchange, by the SEOCH or by the Clearing House and/or the rules of the exchanges and clearing houses in USA in accordance with such Rules shall be binding on the Client.

所有交易所的股票期權業務及美國股票期權業務都應遵守適用於本公司所有有關法例、規則及香港及美國的有關(美國股票期權)監管指令(「規則」)。這些規則包括聯交所的股票期權交易規則、聯交所股票期權結算所(「股票期權結算所」)的結算規則，以及中央結算的規則及美國交易所及結算所的規則。特別是，股票期權結算所有權根據規則來調整合約的條款，同時本公司應將影響到客戶作為一方的客戶合約之任何此類調整通知客戶。由本公司、聯交所、期權結算所或中央結算及/或美國的交易所及結算所按這些規則而採取的一切行動對客戶都具有約束力。

2.2 The Client understands and accepts that the Company may provide personal data received from the Client to any foreign or local governmental, regulatory, supervisory, tax, law enforcement or other authorities, bodies or institutions.

客戶明白及接受公司可以將從客戶收到的個人資料提供給任何外國或地方政府，法規，監管，稅務，執法部門或其他當局，團體或機構。

2.3 The Client agrees that the terms of the Standard Contract for the relevant options series shall apply to each Client Contract between the Company and the Client, and that all Client Contracts shall be created, exercised, settled and discharged in accordance with the Rules.

客戶同意相關股票期權系列的標準合約之條款將適用於由本公司與客戶簽訂定的每份客戶合約，所有客戶合約都應按照這些規則來簽訂、行使、結算和解除。

2.4 Regarding OTC Stock Options Trading, the Client acknowledges and agrees that the terms of such trading shall be specified by the Execution Broker as stipulated in Clause 4 hereinbelow and such transactions shall be subject to the market practice, relevant laws and regulations applicable to the Company and/or the Execution Broker.

關於場外股票期權交易，客戶承認及同意根據下述第4條由執行經紀所訂定該等交易的條款所指定，及該等交易受制於適用於本公司及/或執行經紀的市場實務、有關法律及規則。

3. US Stock Options Trading

美國股票期權交易

3.1 The Client expressly acknowledges and agrees that the Company shall appoint any Execution Broker(s) at the Company's absolute sole discretion to execute the dealings in US Stock Options under this Agreement.

客戶清楚承認及同意本公司將以本公司在絕對酌情權下委任任何執行經紀，以執行根據本協議書有關之美國股票期權交易。

3.2 The Client understands, acknowledges and agrees that as the Company has agreed and arranged with the Execution Broker for trading in US Stock Options, the Client should place orders to the Company and the Company shall route such orders to Execution Broker for execution. The Client shall refer to the daily/monthly statements issued by the Company for the details of executed transactions.

客戶明白、承認及同意因本公司與執行經紀已經同意及安排美國股票期權交易，客戶將向本公司落盤及本公司將有關指示傳遞予執行經紀執行，客戶將以本公司發出的日/月結單參考交易詳情。

3.3 The Client understands, acknowledges and agrees that after the Client has deposited money to the Company for US Stock Options Trading, the Company shall transfer such funds to the Execution Broker (if the money is deposited by way of cheque, the client money will be transferred to the Execution Broker after the client's money have been cleared). The Client understands and acknowledges that once the client money is transferred outside Hong Kong to the Execution Broker for any matters in relation to the US Stock Options Trading, the Client Money Rules do not apply to client money of the Company.

客戶明白、承認及同意客戶存入款項予本公司作為美國股票期權交易後，本公司轉帳予執行經紀(如款項以支票存入，客戶款項將支票清算後轉帳予執行經紀)。客戶明白及承認如客戶款項轉移往香港以外地方時，客

戶款項則即不適用。

3.4 The Client understands, agrees and acknowledges that all the settlements of the Client's dealing in US Stock Options will be handled by the Company through the Execution Broker.

客戶明白、同意及承認所有客戶有關美國股票期權的交易結算將由本公司經執行經紀處理。

3.5 The Client understands and acknowledges that if margin financing or short selling facilities are to be provided by the Execution Broker, the Execution Broker will directly provide the details of margin requirements, interest charges, margin calls and the circumstances under which the Client's position may be closed without the Client's consent and without giving any prior notice to the Client.

客戶明白及承認如保證金融資及沽空安排由執行經紀提供，執行經紀將直接提供有關保證金要求、利息費用、追收保證金的資料，並且執行經紀在何等情況下可未經客戶同意而將客戶的持倉取消而不作另行事前通知客戶。

3.6 The Company shall not in any circumstances whatsoever be liable for any loss of profit or gain, damage, liability, claim, cost or expense suffered or incurred by the Client as result of the Client's dealings and/or settlements with the Execution Broker, irrespective of whether the related matter(s) is/are arising from this Agreement.

無論有關事項是否與此協議書有關，在任何情況下，本公司將不會因客戶經執行經紀買賣及/或結算而負責任何利潤/得益損失、損害、債務、申索、成本費用或支出。

3.7 The Client hereby agrees to indemnify the Company and its directors, employees, agents, representatives, Associate and correspondents and keep each of them fully indemnified against all expenses, liabilities, claims and demands arising out of anything lawfully done by the Company or such persons (including but not limited to the Execution Broker) arising from and/or in connection with this Agreement.

客戶在此同意就本公司基於本協議書合法地所作出任何事項，或任何認可人士合法地所作出的任何事項(包括但不限於執行經紀)而產生的一切支出、債務、申索及要求而向本公司及本公司的董事、僱員、代理人、代表及聯繫人作出彌償。

3.8 The Client understands and acknowledges that the Execution Broker(s) appointed by the Company shall be subject to local laws and regulations which include the client identity rules or similar rules and/or anti-money laundering laws (such laws and/or rules may require disclosure of the information related to identity of the client and/or beneficial owner of the transactions). The Client understands, acknowledges and agrees that upon the request of the Execution Broker and/or the Court in Hong Kong and/or the regulatory /enforcement authorities in Hong Kong, the Company may pass the information in relation to the Client's personal data and trade information including without limitation his/her name, identity documents, contact details, financial background, and demographic data and/or order placements and/or transactions to the Company's Execution Broker(s) and/or foreign regulatory/enforcement authorities which is/are situated outside Hong Kong for the purposes of and/or in connection of trading in US Share Options and the jurisdiction of the Execution Broker may not be in place data protection laws which are substantially similar to, or serve the same purposes as, the Personal Data (Privacy) Ordinance in Hong Kong. The Client acknowledges and agrees that the Client's personal data may not be protected to the same or similar level in Hong Kong.

客戶明白及承認本公司所委任的執行經紀將受當地法律及規則所約束，該等法律及規則包括客戶身份規則或類似規則及/或反洗黑錢法律(該等法律及/或規則或要求披露客戶身份及/或交易的受益人)。客戶明白、承認及同意本公司有可能因美國股票期權的交易受執行經紀及/或香港法庭及/或香港監管/執法機構要求，將有關客戶的個人資料及交易資料包括但不限於他/她的姓名、身份證明文件、聯絡資料、財務背景、人口統計數據、落盤及/或及交易詳情轉移至位於香港以外的執行經紀及/或外國監管/執法機構，該等資料保障法律有可能不是與香港的個人資料(私隱)條例大致相同或用作相同目的地方。即客戶的個人資料可能不會受到在香港的相同或相似等級的保障。

4. OTC Stock Option Trading

場外股票期權交易

4.1 The Client expressly acknowledges and agrees that the Company shall appoint any Execution Broker(s) at the Company's absolute sole discretion to execute the dealings in OTC Stock Options under this Agreement.

客戶清楚承認及同意本公司將以本公司在絕對酌情權下委任任何執行經紀，以執行根據本協議書有關之場外股票期權交易。

4.2 The Client understands, acknowledges and agrees that as the Company has agreed and arranged with the Execution Broker for trading in OTC Stock Options, the Client should place orders to the Company and the Company shall route such orders to Execution Broker for execution. The Client shall refer to the daily/monthly statements issued by the Company for the details of executed transactions.

客戶明白、承認及同意因本公司與執行經紀已經同意及安排場外股票期權交易，客戶將向本公司落盤及本公司將有關指示傳遞予執行經紀執行，客戶將以本公司發出的日/月結單參考交易詳情。

4.3 The Client understands, acknowledges and agrees that after the Client has deposited money to the Company for OTC Stock Options Trading, the Company shall transfer such funds to the Execution Broker (if the money is deposited by way of cheque, the client money will be transferred to the Execution Broker after the client's money have been cleared). The Client understands and acknowledges that once the client money is transferred outside Hong Kong to the Execution Broker for any matters in relation to the OTC Stock Options Trading (if applicable), the Client Money Rules do not apply to client money of the Company.

客戶明白、承認及同意客戶存入款項予本公司作為場外股票期權交易後，本公司轉帳予執行經紀(如款項以支票存入，客戶款項將支票清算後轉帳予執行經紀)。客戶明白及承認如客戶款項轉移往香港以外地方時(如適用)，客戶款項則即不適用。

4.4 The Client understands, agrees and acknowledges that all the settlements of the Client's dealing in OTC Stock Options will be handled by the Company through the Execution Broker. The Client understands, agrees and acknowledges that the mode of settlement (whether physical settlement or cash settlement) shall be subject to the terms of OTC Stock Options imposed by the Execution Broker.

客戶明白、同意及承認所有客戶有關場外股票期權的交易結算將由本公司經執行經紀處理。客戶明白、同意及承認結算方式(實際結算或現金結算)將受制於執行經紀所訂定有關場外股票期權的交易的條款。

4.5 The Client understands and acknowledges that if margin financing or short selling facilities are to be provided by the Execution Broker, the Execution Broker will directly or indirectly through the Company provide the details of margin requirements, interest charges, margin calls and the circumstances under which the Client's position may be closed without the Client's consent and without giving prior notice to the Client.

客戶明白及承認如保證金融資及沽空安排由執行經紀提供，執行經紀將直接或間接經由本公司提供有關保證金要求、利息費用、追收保證金的資料，並且執行經紀在何等情況下可未經客戶同意而將客戶的持倉取消而不作另行事前通知客戶。

4.6 The Company shall provide trading services for OTC Stock Options to the Client on an execution basis only. Any advice or information provided by the Company, its directors, officers, employees or agents, whether or not solicited, shall not constitute an offer to enter into a transaction, or an investment recommendation. The Client, independently and without reliance on the Company, makes its own judgments on the transactions of OTC Stock Options and the Client expressly acknowledges and confirms that decisions regarding the transactions of OTC Stock Options are made by the Client at the Client's discretion and risk.

本公司將只以執行方式向客戶提供場外股票期權交易的交易服務。由本公司、本公司的董事、高級職員、僱員或代理人提供的任何意見或資料(不論是否被要求的)都不應構成進行交易的要約或投資的建議。客戶應獨立地並且不依賴本公司，作出其本身的場外股票期權交易的判斷，客戶並確認場外股票期權交易的決定是由客戶決定並承受有關風險。

4.7 Exercise of Option: An "American Option" is an Option which is exercisable during Exercise Hours on any Business Day up to and including its Expiration Date. A "European Option" is an Option which is exercisable during Exercise Hours only on its Expiration Date. Exercise shall in either case be accomplished by the Holder delivering to the Writer a Notice of Exercise. In the case of an American Option, if the Notice of Exercise is received by the Writer after Exercise Hours on any Business Day prior to its Expiration Date, such Notice of Exercise shall be deemed to be given at the opening of Exercise Hours on the next Business Day. In the case of a European Option, a Notice of Exercise may be given to the Writer prior to the Expiration Date, but such Notice of Exercise shall be irrevocable once given and such exercise shall be effective only as of the Expiration Date. The Client expressly acknowledges and agrees that the choice of Options (whether "American Option" or "European Option") shall be solely determined by the Execution Broker for each transaction.

期權行權: 美式期權是可在到期前任何時候及包括到期日的行權時間期間內行權之股票期權。歐式期權是僅能在到期日行權時間期間內行權的股票期權。任何一種方式的行權將會由持有人向立權人發出行權通知。如是

美式期權，如立權人在到期前營業日的行權時間後才收到行權通知，該行權通知將視為下一個營業日行權時間開始時給予。如是歐式期權，行權通知可在到期前給予，但該行權通知一經給予是不可撤銷及該行權並只於到期日生效。客戶清楚承認及同意行權方式（不論是美式期權或歐式期權）將由執行經紀獨自制定。

4.8 The Client acknowledges and agrees that the Company shall send the confirmations of orders and/or executed transactions to the Client by way of electronic means. The Client expressly agrees that all the terms stipulated in such orders and/or the executed transactions (as the case may be) shall be binding on the Client upon receipt of such confirmations and acknowledgements made by the Client therefor.

客戶承認及同意本公司將以電子方式發送下盤及/或已執行交易的確認予客戶。客戶清楚同意當收到該等確認並作出承認接受該等下盤及/或已執行交易的確認（視乎情況而定），該等確認內所載的所有條款將對客戶具有約束力。

4.9 The Client acknowledges and agrees that the Company (at its absolute sole discretion) shall be entitled to refuse any orders for OTC Stock Options placed by the Client without assigning any reason thereof.

客戶承認及同意本公司（在其絕對酌情權下）有權拒絕客戶的任何場外股票期權交易的下盤而不需要作出任何理由。

4.10 The Company shall not in any circumstances whatsoever be liable for any loss of profit or gain, damage, liability, claim, cost or expense suffered or incurred by the Client as result of the Client's dealings and/or settlements with the Execution Broker, irrespective of whether the related matter(s) is/are arising from this Agreement.

無論有關事項是否與此協議書有關，在任何情況下，本公司將不會因客戶經執行經紀買賣及/或結算而負責任何利潤/得益損失、損害、債務、申索、成本費用或支出。

4.11 The Client hereby agrees to indemnify the Company and its directors, employees, agents, representatives, Associate and correspondents and keep each of them fully indemnified against all expenses, liabilities, claims and demands arising out of anything lawfully done by the Company or such persons (including but not limited to the Execution Broker) arising from and/or in connection with this Agreement.

客戶在此同意就本公司基於本協議書合法地所作出任何事項，或任何認可人士合法地所作出的任何事項（包括但不限於執行經紀）而產生的一切支出、債務、申索及要求而向本公司及本公司的董事、僱員、代理人、代表及聯繫人作出彌償。

4.12 The Client understands and acknowledges that the Execution Broker(s) appointed by the Company shall be subject to local laws and regulations which include the client identity rules or similar rules and/or anti-money laundering laws (such laws and/or rules may require disclosure of the information related to identity of the client and/or beneficial owner of the transactions). The Client understands, acknowledges and agrees that upon the request of the Execution Broker and/or the Court in Hong Kong and/or the regulatory /enforcement authorities in Hong Kong, the Company may pass the information in relation to the Client's personal data and trade information including without limitation his/her name, identity documents, contact details, financial background, and demographic data and/or order placements and/or transactions to the Company's Execution Broker(s) and/or foreign regulatory/enforcement authorities which is/are situated outside Hong Kong for the purposes of and/or in connection of trading in OTC Share Options and the jurisdiction of the Execution Broker may not be in place data protection laws which are substantially similar to, or serve the same purposes as, the Personal Data (Privacy) Ordinance in Hong Kong. The Client acknowledges and agrees that the Client's personal data may not be protected to the same or similar level in Hong Kong.

客戶明白及承認本公司所委任的執行經紀將受當地法律及規則所約束，該等法律及規則包括客戶身份規則或類似規則及/或反洗黑錢法律（該等法律及/或規則或要求披露客戶身份及/或交易的受益人）。客戶明白、承認及同意本公司有可能因場外股票期權交易受執行經紀及/或香港法庭及/或香港監管/執法機構要求，將有關客戶的個人資料及交易資料包括但不限於他/她的姓名、身份證明文件、聯絡資料、財務背景、人口統計數據、落盤及/或及交易詳情轉移至位於香港以外的執行經紀及/或外國監管/執法機構，該等資料保障法律有可能不是與香港的個人資料（私隱）條例大致相同或用作相同目的地方。即客戶的個人資料可能不會受到在香港的相同或相似等級的保障。

5. Collateral

抵押品

5.1 The Client agrees to provide the Company with cash and/or securities and/or other assets ("Collateral") as may

be agreed from time to time, as security for the Client's obligations to the Company under this Stock Options Trading Agreement. Such Collateral shall be paid or delivered as demanded by the Company from time to time. The amounts required by way of Collateral shall not be less than, but may exceed, the amounts as may be required by the Rules in respect of the Client's open positions and delivery obligations, and further Collateral may be required to reflect changes in market value.

客戶同意按不時的協定向本公司提供現金及/或證券及/或其他資產（「抵押品」），作為客戶根據本股票期權交易協議對本公司所負責任的擔保。此抵押品應按照本公司的不時要求支付或提交。抵押品的金額應不少於（但可超過）規則中有關客戶未平倉持倉及交付責任的數額，並可能因應市值變動要求更多抵押品。

5.2 The Client shall on request provide the Company with such authority as the Company may require under the Rules to authorize the Company to deliver such securities, directly or through an Options Trading Exchange Participant, to SEOCH as SEOCH Collateral in respect of Stock Options Trading resulting from the Client's instructions to the Company; and the Company does not have any further authority from the Client to borrow or lend the Client's securities or otherwise part with possession (except to the Client or on the Client's instructions) of any of the Client's securities for any other purpose.

倘若本公司接受證券作為保證金，則客戶將應要求向本公司授予本公司根據規則所需的權利，容許本公司直接或透過期權交易所參與者，向期權結算所交付該等證券，作為因客戶向本公司發出指示，而作為與交易所買賣期權活動有關之期權結算所之抵押品。除非客戶另行同意，否則本公司並未獲客戶之進一步授權，借入或借出客戶之證券，或為任何其他目的放棄代客戶持有之任何證券（除非還予客戶或應客戶指示）。

5.3 Regarding OTC Stock Options, the Client shall on request provide with the Company with such authority as the Company may require under the terms of OTC Stock Options imposed by the Execution Broker to deliver such securities to the Company or the Execution Broker as Collateral in respect of OTC Stock Options Trading resulting from the Client's instructions to the Company.

有關場外股票期權的交易，倘若本公司接受證券作為保證金，則客戶將應要求向本公司授予本公司根據執行經紀訂定場外股票期權的條款所需的權利，容許本公司或執行經紀交付該等證券，作為因客戶向本公司發出指示，而作為與場外股票期權買賣活動有關之抵押品。

5.4 Such written authority shall be in form of "Letter of Authorization" to be separately signed by the Client.
客戶須另行簽署該書面授權書。

6.Client Default

客戶違約

6.1 If the Client fails to comply with any of the Client's obligations and/or to meet the Client's liabilities under this Stock Options Trading Agreement, including failure to provide Collateral, in addition to actions the Company may take under Clause 5 of the Client Agreement(s), the Company is further authorized to:

如果客戶未能根據本股票期權交易協議履行本身的任何責任和/或償還客戶的任何債務，包括未提供抵押品，本公司除可按照客戶協議中第5條採取行動外，本公司還有權：

(i) decline to accept further instructions from the Client in respect of Stock Options Trading and US Stock Options Trading;

拒絕接受客戶就在交易所交易的股票期權業務及美國股票期權業務給予的進一步指示；

(ii) close out some or all of the Client Contracts with the Company;

將客戶與本公司之間的部分或所有客戶合約平倉；

(iii) enter into Contracts, or into transactions in securities, futures or commodities, in order to settle obligations arising or to hedge the risks to which the Company is exposed in relation to the Client's default; or

訂立合約或進行證券、期貨或商品的交易，以履行所產生的責任或對沖本公司因客戶未有履行責任而須承擔的風險；或

(iv) dispose of Collateral and apply the proceeds thereof to discharge the Client's liabilities to the Company.

處置保證金，並將該等處置所獲得收益清償客戶欠本公司的債務。

Any proceeds remaining after discharge of all the Client's liabilities to the Company shall be paid to the Client.

客戶欠本公司的一切債務清償後的任何收入餘額應付予客戶。

6.2 The Client agrees to pay interest on all overdue balances in its Stock Options Account (including interest arising after a judgement debt is obtained against the Client) at such rates and on such other terms as the Company may have notified the Client from time to time.

客戶同意按照本公司不時通知客戶的息率和其他條款，支付股票期權帳戶內所有未清償逾期欠款之利息（包括客戶被判定應償債項後所招致的利息）。

7. Contracts

合約

7.1 In respect of all stock options contracts (including the US Stock Options and/or OTC Stock Options) effected on the Client's instructions, the Client will pay the Company, within the time period notified by the Company, premium, the Company's commission and any other charges, and applicable levies imposed by the Exchange, as have been notified to the Client. The Company may deduct such premium, commissions, charges and levies from the Stock Options Account or any other account of the Client with the Company or any Associate.

就按照客戶之指示已執行的所有股票期權合約(包括美國股票期權及／或場外股票期權)，客戶將在本公司通知的期間內，付予本公司客戶已獲知會的股票期權金、本公司的佣金及其他任何費用以及聯交所規定適用的交易徵費；並且本公司可從股票期權帳戶或客戶在本公司或任何聯營公司開立的其他帳戶中扣除該等股票期權金、佣金、費用及交易徵費。

7.2 The Company may place limits on the open positions or delivery obligations that the Client may have which will be notified to the Client from time to time.

本公司可隨時就客戶的未平倉持倉及交付責任訂定限額並不時通知客戶。

7.3 The Client acknowledges that:

客戶確認：

(i)the Company may close out Client Contracts to comply with position limits imposed by the Exchange;
本公司可能會將客戶合約平倉以符合聯交所訂定的持倉限額；

(ii)if the Company goes into default, the default procedures of the Exchange may result in Client Contracts being closed out, or replaced by Client Contracts between the Client and another Options Trading Exchange Participant.
如果本公司失責，聯交所的失責處理程序可能會導致客戶合約被平倉，或由另一名股票期權交易所參與者與客戶所訂立的客戶合約所取代。

7.4 In respect of the Client's short positions, in cases where the Client Contract is validly exercised (including cases pursuant to clause 7.5), the Client shall fulfill his obligations under the relevant Client Contract within the time period notified by the Company. In default thereof, without prejudice to other rights or remedies that the Company may have against the Client, the Company may without demand or notice cover any liability of the Client under any short positions or deal with the same in the manner deemed most appropriate by the Company. The Client agrees that the Client will be responsible for all the expenses of the Company in connection with the above and that the Company will not be liable for any loss that may thereby be incurred.

關於客戶之沽空倉盤，倘若在客戶合約有效行使之條件下（包括根據第7.5條涉及之情況），客戶須根據有關客戶合約在本公司通知的期間內履行其責任。若客戶違約，則在不影響本公司擁有針對客戶之其他權利及應採取之補救方法之前提下，本公司可在未作出繳款要求或通知之情況下，以本公司認為最合適之方式，替客戶將未平倉合約平倉，或作出同樣形式處理。客戶同意，將負責支付本公司與上述行為有關之所有費用，而且本公司對由此產生之任何損失概不承擔責任。

7.5 The Client understands and agrees that in accordance with the Options Trading Rules and Clearing Rules, SEOCH may randomly select any Options Trading Exchange Participant to exercise a Client Contract in a short open position in which case, that the Options Trading Exchange Participant shall randomly select a Client Contract from among all Client Contracts comprised in short open positions of clients in the same option series as that Client Contract. The Client Contract so selected shall, by operation of this Stock Options Trading Agreement and the Options Trading Rules and Clearing Rules, for all purposes be treated as having been validly exercised at the time of such selection. For OTC Stock Options, the Client understands and agrees that the operations of the Client Contract shall be in

accordance with the terms of such Options imposed by the Execution Broker.

客戶明白並同意，根據期權交易規則及結算規則，期權結算公司可隨機選擇任何期權交易所參與者行使未平倉沽空盤之客戶合約，在該等情況下，本公司須從組成客戶之未平倉沽空盤之所有客戶合約中隨機選擇一份客戶合約，與客戶合約為相同期權系列之客戶未平倉沽空盤。如此選擇之客戶合約，藉本股票期權交易協議及期權交易規則及結算規則之施行，在該等選擇發生之時須視作已全面有效行使。客戶明白及同意有關場外股票期權的交易，客戶合約將根據執行經紀就該等期權訂定的條款運作。

7.6 On exercise of a Client Contract by or against the Client, the Client shall perform the Client's delivery obligations under the relevant contract, in accordance with the Standard Contract and as notified by the Company.

客戶行使客戶合約或客戶合約被行使時，客戶應根據標準合約及按照其從本公司所獲通知，履行客戶根據有關合約須承擔的交付責任。

7.7 The Client acknowledges that on the expiry day but only on the expiry day, the Options System will automatically generate exercise instructions in respect of all open long positions which are in-the-money by or above the percentage prescribed by SEOCH from time to time. The Client may instruct the Company to override such an "automatically generated exercise instruction" before the System Closure on the expiry day in accordance with the Operational Clearing Procedures of SEOCH.

客戶確認，在有關到期日(但亦只限於有關到期日當日)，股票期權系統將就價內值百分比相等於或高於聯交所股票期權結算所不時釐定的標準的所有價內股票期權長倉未平倉合約，自動產生行使指示。客戶可指示本公司按照股票期權結算所的《結算運作程序》在有關到期日系統終止前，取消「自動產生行使指示」。

7.8 The Client acknowledges that the Company may, at the Client's request, agrees to the Client Contracts between the Company and the Client being replaced, in accordance with the Rules by Client Contracts between the Client and another Options Trading Exchange Participant.

客戶確認，如客戶提出要求，本公司可同意根據規則，以客戶與另一名股票期權交易所參與者訂立的客戶合約，取代本公司與客戶訂立的有關客戶合約。

7.9 The Client acknowledges that, although all Options Contracts are to be executed on the Exchange, the Client and the Company shall contract as principals under Client Contracts.

客戶確認，雖然所有股票期權合約均在聯交所執行，客戶及本公司在客戶合約中須以當事人身分訂立合約。

7.10 The Client agrees, consents and authorizes the Company to transfer all of the money at the Company's discretion without prior notice or confirmation and/or instructions. Or part of the sale and purchase of overseas securities, compliance with settlement or deposit requirements and or other purposes:

客戶明白，同意及授權本公司不需事先通知或取得的確認及／或指示可酌情動用款項的全部或部份作買賣海外證券之用、符合交收或按金要求及或其他用途：

(i) To pay/transfer any sum of Monies to the Client's securities account held with the Company, any overseas broker(s) and/or overseas clearing firm(s) and their successors and assigns for the purpose of trading or meeting the settlement or margin requirement (if applicable) of the client's overseas securities transactions;
將任何數額之款項支付／轉往客戶於本公司的帳戶及／或任何海外經紀及／或結算公司的期貨帳戶及其繼承人及受讓人以作客戶買賣海外證券之用或符合交收或按金的要求（如適用）；及／或

(ii) To transfer Monies interchangeably between the segregated account(s) opened and maintained by the Company in Hong Kong and the segregated account(s) opened and maintained by the Company with any overseas broker(s) and/or overseas clearing firm(s) outside Hong Kong ; and/or
從本公司在香港或其他地方設立之一或多個獨立帳戶及在任何海外經紀及／或結算公司獨立帳戶或於該等帳戶之間來回調動；及／或

(iii) To enter into foreign exchange contracts necessary to facilitate the purchase or meeting the settlement or margin requirement (if applicable) of the overseas securities on or before the day when funds are required to be converted into other currencies for payment at market rates and in accordance with the Company's normal practice. The timing will be at the Company's sole discretion.

訂立外幣兌換合約，適用於當日或之前為了購買海外期貨合約之用或符合交收或按金的要求（如適用）而需要將資金轉換為其他貨幣，此等兌換合約按本公司慣例並以市場匯率訂立。訂約時間由本公司酌情決定。

7.11 The Client understands and agrees most stock exchange transactions are settled two days after the transaction date. Options, futures and United States open-end mutual fund transactions are settled one day after the transaction date. (The settlement time for some exchanges and other transaction types may be longer or shorter.)
客戶明白及同意大部分證券交易所的交易是在交易日期后的兩天進行結算。期權、期貨和美國開放式共同基金交易是在交易日期後的一天進行結算。（某些交易所和其他交易類型的結算時間可能會更長或更短。）

8. Representation and Warranties

陳述和保證

The Client hereby confirms: -

客戶確認 :-

(i) that the Stock Options Account is operated solely for the Client's Account and benefit, and not for the benefit of any other person; or

股票期權帳戶純粹為著客戶的帳戶及利益而並非為任何其他人的利益而運作，或

(ii) that the Client has disclosed to the Company in writing the name of the person(s) for whose benefit the Stock Options Account is being operated; or

客戶已向本公司書面披露某人的姓名或名稱(股票期權帳戶是為該某人的利益而運作); 或

(iii) that the Client has requested the Company to operate the Stock Options Account as an Omnibus Account, and will on request immediately notify the Company of the identity of any person(s) ultimately beneficially interested in Client Contracts.

客戶已要求本公司以綜合帳戶運作股票期權帳戶，並會即時應要求通知本公司任何擁有客戶合約的最終實益權益人士的身份。

9. Risk Disclosure Statement

風險披露聲明書

The Client hereby understands and acknowledges: -

客戶明白及承認 :-

(1) that this brief statement does not disclose all of the risks and other significant aspects of trading in futures and options. In light of the risks, the Client should undertake such transactions only if the Client understands the nature of the contracts (and contractual relationships) into which the Client is entering and the extent of its exposure to risk. Trading in stock options is not suitable for many members of the public. The Client should carefully consider whether trading is appropriate for the Client in light of the Client's experience, objectives, financial resources and other relevant circumstances. The risk of loss in trading stock options is substantial. In some circumstances, the Client may sustain losses in excess of your initial margin funds. Placing contingent orders, such as "stop-loss" or "stop-limit" orders, will not necessarily avoid loss. Market conditions may make it impossible to execute such orders. The Client may be called upon at short notice to deposit additional margin funds. If the required funds are not provided within the prescribed time, the Client's position may be liquidated. The Client will remain liable for any resulting deficit in the Client's Account(s). The Client should therefore study and understand stock options before trade and carefully consider whether such trading is suitable in the light of the Client's own financial position and investment objectives. If the Client trades options, the Client should inform itself of exercise and expiration procedures and the Client's rights and obligations upon exercise or expiry.

此簡要之風險披露聲明並不能盡述有關股票期權買賣之所有風險及其他重要事項。鑑於交易會有風險，客戶務須首先了解客戶將會訂立之合約之特性（及其契約關係）以及客戶所能承擔之風險程度，方能進行此種交易。股票期權買賣並不適合許多公眾人士。客戶應在仔細權衡本身之經驗、目標、財政來源及其他有關情況後，方判斷客戶是適合進行股票期權買賣。買賣股票期權的虧蝕風險可以極大。在若干情況下，客戶所蒙受的虧蝕可能會超過最初存入的保證金數額。即使客戶設定了備用指示，例如“止蝕”或“限價”等指示，亦未必能夠避免損失。市場情況可能使該等指示無法執行。客戶可能會在短時間內被要求存入額外的保證金。假如未能在指定的時間內提供所需數額，客戶的未平倉合約可能會被平倉。然而，客戶仍然要對客戶的帳戶內任何因此而出現的短欠數額負責。因此，客戶在買賣前應研究及理解股票期權，以及根據本身的財政狀況及投資目標，仔細考慮這種買賣是否適合客戶。如果客戶買賣股票期權，便應熟悉行使期權及期權到期時的程

序，以及客戶在行使期權及期權到期時的權利與責任。

(2) that in respect of margin financing, the risk of loss in financing a transaction by deposit of collateral is significant. The Client may sustain losses in excess of your cash and any other assets deposited as collateral with the Company. Market conditions may make it impossible to execute contingent orders, such as "stop-loss" or "stop-limit" orders. The Client 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, the Client's collateral may be liquidated without the Client's consent. Moreover, the Client will remain liable for any resulting deficit in the Client's Account(s) and interest charged on the Client's Account(s). The Client should therefore carefully consider whether such a financing arrangement is suitable in light of the Client's 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。客戶所蒙受的虧蝕可能會超過客戶存放於本公司作為抵押品的現金及任何其他資產。市場情況可能使備用買賣指示，例如“止蝕”或“限價”指示無法執行。客戶可能會在短時間內被要求存入額外的保證金款額或繳付利息。假如客戶未能在指定的時間內支付所需的保證金款額或利息，客戶的抵押品可能會在未經客戶的同意下被出售。此外，客戶將要為客戶的帳戶內因此而出現的任何短欠數額及需繳付的利息負責。因此，客戶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。

(3) that in respect of providing an authority to repledge the Client's securities collateral: -

有關提供將客戶的證券抵押品等再質押的授權書：-

(i) there are risks if the Client provides the Company with an authority that allows the Company to lend the Client's securities to or deposit them with certain third parties under section 7 of the Securities and Futures (Client Securities) Rules and the related rules and regulations, as shall be amended from time to time. This is allowed only if the Client consents in writing. The consent must specify the period for which it is current, which cannot exceed 12 months;

客戶向本公司提供授權書，容許本公司根據將不時修定之證券及期貨（客戶證券）規則第7條及有關規則及規例，將客戶的證券借出予或存放於第三方，或將客戶的證券抵押品存放為用以履行及清償其交收責任及債務的抵押品，存在一定風險。該須允許僅限於客戶已就此給予書面同意的情況下方行有效。上述書面同意必須指明有效期，而該段有效期不得超逾12個月；

(ii) the Client is not required by law to sign these authorities. But an authority may be required by the Company, for example, to facilitate margin lending to the Client or to allow the Client's securities to be loaned to or deposited as collateral with third parties. The Company should explain to the Client the purposes for which one of these authorities is to be used;

現時並無任何法例規定客戶必須簽署這些授權書。然而，本公司可能需要授權書，以便例如向客戶提供保證金貸款或獲准將有關客戶的證券借出予第三方或作為抵押品存放於第三方。本公司應向客戶闡釋將為何種目的而使用授權書；

(iii) if the Client signs one of these authorities and the Client's securities are lent to or deposited with third parties, those third parties will have a lien or charge on the Client's securities. Although the Company is responsible to the Client for the Client's securities lent or deposited under the authority, a default by the Company could result in the loss of the Client's securities.

倘若客戶簽署授權書，而客戶的證券已借出予或存放於第三方，該等第三方將對客戶的證券具有留置權或作出押記。雖然本公司根據客戶的授權書而借出或存放屬於客戶的證券須對客戶負責，但本公司的失責行為可能會導致客戶損失客戶的證券。

(4) that in respect of additional risk for stock options trading: -

有關股票期權買賣的額外風險：-

(i) transactions in stock options carry a high degree of risk. Purchasers and sellers of options should familiarize themselves with the type of option (i.e. put or call) which the Client contemplate trading and the associated risks. The Client should calculate the extent to which the value of the options must increase for the Client's position to become profitable, taking into account the premium and all transaction costs;

股票期權交易的風險非常高。投資者不論是購入或出售股票期權，均應先瞭解其打算買賣的股票期權類別（即認沽期權或認購期權）以及相關的風險。客戶應計入期權金及所有交易成本，然後計算出期權價值必須

增加多少才能獲利；

(ii)the purchaser of options may offset or exercise the options or allow the options to expire. The exercise of an option results either in a cash settlement or in the purchaser acquiring or delivering the underlying interest. If the purchased options expire worthless, the Client will suffer a total loss of your investment which will consist of the option premium plus transaction costs. If the Client is contemplating purchasing deep-out-of-the-money options, the Client should be aware that the chance of such options becoming profitable ordinarily is remote;
購入股票期權的投資者可選擇抵銷或行使期權或任由期權到期。如果期權持有人選擇行使期權，便必須進行現金交收或購入或交付相關的資產。如所購入的股票期權在到期時已無任何價值，客戶將損失所有投資金額，當中包括所有的期權金及交易費用。假如客戶擬購入極價外股票期權，應注意客戶可以從這類期權獲利的機會極微；

(iii)selling ("writing" or "granting") an option generally entails considerably greater risk than purchasing options. Although the premium received by the seller is fixed, the seller may sustain a loss well in excess of that amount. The seller will be liable for additional margin to maintain the position if the market moves unfavorably;
出售（“沽出”或“賣出”）股票期權承受的風險一般較買入股票期權高得多。賣方雖然能獲得定額期權金，但亦可能會承受遠高於該筆期權金的損失。倘若市況逆轉，期權賣方方便須投入額外保證金來補倉；

(iv)the seller will also be exposed to the risk of the purchaser exercising the option and the seller will be obligated to either settle the option in cash or to acquire or deliver the underlying interest. If the option is "covered" by the seller holding a corresponding position in the underlying interest or a futures contract or another option, the risk may be reduced. If the option is not covered, the risk of loss can be unlimited;
期權賣方還需承擔買方可能會行使期權的風險，即期權賣方在期權買方行使時有責任以現金進行交收或買入或交付相關資產。若期權賣方持有相應數量的相關資產或期貨或其他期權作“備兌”，則所承受的風險或會減少。假如有關期權並無任何“備兌”安排，虧損風險可以是無限大；

(v)certain exchanges in some jurisdictions permit deferred payment of the option premium, exposing the purchaser to liability for margin payments not exceeding the amount of the premium. The purchaser is still subject to the risk of losing the premium and transaction costs. When the option is exercised or expires, the purchaser is responsible for any unpaid premium outstanding at that time.

某些國家的交易所允許期權買方延遲支付期權金，令買方支付保證金費用的責任不超過期權金。儘管如此，買方最終仍須承受損失期權金及交易費用的風險。在期權被行使又或到期時，買方有需要支付當時尚未繳付的期權金。

(5)that in respect of additional risks common to stock options: -

有關股票期權買賣的其他常見風險：-

(i)the Client should ask the Company about the terms and conditions of the specific stock options which the Client is trading and associated obligations (e.g. expiration dates and restrictions on the time for exercise). Under certain circumstances the specifications of outstanding contracts (including the exercise price of a stock option) may be modified by the Exchange or Clearing House to reflect changes in the underlying interest.
客戶應向本公司查詢所買賣的有關股票期權合約的條款及細則，以及有關責任（例如：股票期權的到期日及行使的時間限制）。交易所或結算公司在某些情況下，或會修改尚未行使的合約的細則（包括期權行使價），以反映合約的相關資產的變化；

(ii)Market conditions (e.g. illiquidity) and/or the operation of the rules of certain markets (e.g. the suspension of trading in any contract or contract month because of price limits or "circuit breakers") may increase the risk of loss by making it difficult or impossible to effect transactions or liquidate/offset positions. If the Client has sold options, this may increase the risk of loss.
市場情況（例如市場流通量不足）及／或某些市場規則的施行（例如因價格限制或“停板”措施而暫停任何合約或合約月份的交易），都可以增加虧損風險，這是因為投資者屆時將難以或無法執行交易或平掉／抵銷倉盤。如果客戶賣出期權後遇到這種情況，客戶須承受的虧損風險可能會增加。

(6)that in respect of credit risk of the Company's execution broker / custodian:

有關本公司的執行經紀／託管人的信貸風險：

The Client understands and agrees, in respect of Options Contracts traded in overseas markets and/or OTC Stock Options Trading, the Company may engage third party execution brokers and custodians to execute and clear the trades. The Company will not be responsible for any loss incurred by the Client as a result of any default (including insolvency) of such execution brokers or custodians. The Company shall in no event be liable for any loss suffered or incurred by the Client in connection with this agreement or anything whatsoever which may be suffered as a result of any default, insolvency, act or omission of the such execution brokers and custodians or any person, firm or company through or with whom transactions are effected for the Client.

客戶明白及同意，就於海外市場交易及/或場外股票期權買賣交易的期權合約而言，本公司可能聘請第三方執行經紀及託管人來執行和結算交易。對於因相關交易執行經紀或託管人的任何違約（包括破產）而導致的客戶損失不承擔任何責任。本公司在任何情況下均不對客戶因本協議而遭受或蒙受的任何損失或因相關交易執行經紀、託管人或（為相關帳戶通過其進行交易或與其進行交易的）任何個人、事務所或公司的任何違約、破產、作為或不作為而可能遭受的任何損失負責。

(7)that in respect of additional risks related to US Stock Options: -

有關美國股票期權買賣的風險：-

(i) Once the client money transferred outside Hong Kong to the Execution Broker, such client money is not subject to Client Money Rules.

當客戶款項被轉移往香港以外地方時，客戶款項規則即不適用於該等客戶款項。

(ii) The investor compensation regime under the Securities and Futures Ordinance (Cap. 571) does not apply to the transactions related to US Stock Options executed by the Execution Broker and the money kept by such Execution Broker.

證券及期貨條例 (第571章) 的投資者賠償的保障範圍將不適用於由執行經紀執行的美國股票期權交易及由執行經紀所持有的款項。

(iii) The US Stock Options and the related transactions which are subject to the local law, regulations, rules and restrictions issued by the relevant government authorities and exchanges and the Client may not be properly protected.

美國股票期權及有關交易將受制於當地法律、規則、規例及相關政府機構和交易所發出的限制，及客戶可能無法受到適當的保障。

(iv) The transactions of US Stock Options Trading is subject to the currency risks (the profit or loss in transactions in foreign currency-denominated contracts (whether they are traded in the Client's own or another jurisdiction) will be affected by fluctuations in currency rates where there is a need to convert from the currency denomination of the contract to another currency) and bank charges.

美國股票期權交易是存在貨幣風險 (以外幣計算的合約買賣所帶來的利潤或招致的虧損 (不論交易是否在本身所在的司法管轄區或其他地區進行)，均會在需要將合約的單位貨幣兌換成另一種貨幣時受到匯率波動的影響)及需要支付銀行費用。

(8)that in respect of additional risks related to OTC Stock Options: -

有關場外股票期權買賣的風險：-

(i) The Client acknowledges that the Client has read the Risk Disclosure Statement in respect of Over-the-counter (OTC) Derivative Transactions as stipulated in the Client Agreement(s) and understands the risks in relation thereto. 客戶明白及承認客戶已詳閱在客戶協議所載的有關於場外衍生工具交易的額外風險披露聲明書並明白有關風險。

(ii) The transactions of OTC Stock Options Trading in foreign currency are subject to the currency risks (the profit or loss in transactions in foreign currency-denominated contracts (whether they are traded in the Client's own or another jurisdiction) will be affected by fluctuations in currency rates where there is a need to convert from the currency denomination of the contract to another currency) and bank charges.

以外幣計算的場外股票期權交易是存在貨幣風險 (以外幣計算的合約買賣所帶來的利潤或招致的虧損 (不論交易是否在本身所在的司法管轄區或其他地區進行)，均會在需要將合約的單位貨幣兌換成另一種貨幣時受到匯率波動的影響)及需要支付銀行費用。

(iii) The transactions of OTC Stock Options Trading in Renminbi ("RMB") are subject to the risks of trading securities denominated in RMB and the Client acknowledges that the Client has read the Risk Disclosure Statement in respect of trading securities denominated in RMB as stipulated in the Client Agreement(s) and understands the risks in relation thereto.

以人民幣計算的場外股票期權交易是將受制於交易人民幣證券的風險，及客戶承認客戶已詳閱在客戶協議所載的有關人民幣計值買賣證券的風險 披露聲明書並明白有關風險。

(iv) The Client acknowledges and understands that:

客戶承認及明白：

(a) price volatilities of OTC Stock Options are much higher than that of their underlying assets. The prices of OTC Stock Options are determined by a number of factors, including but not limited to interest rate, time to maturity of the OTC Stock Options, the underlying asset price that the OTC Stock Options are linked to, the volatility of underlying asset price, the liquidity of the underlying securities etc. A small movement of these factors may result in a drastic price change of the OTC Stock Options. When two or more factors are exerting effects on an OTC Stock Option simultaneously, the price of the OTC Stock Options may become unpredictable.

場外股票期權的價格波幅遠高於相關資產。場外股票期權的價格取決於很多因素，包括但不限於利率、場外股票期權的到期時限、相關資產價格、相關資產價格波幅、相關資產的流通性等。該等因素的小變動可能引起場外股票期權的價格的很大改變。當兩個或更多因素同時影響場外股票期權，場外股票期權的價格可能不可預測。

(b) Liquidity risks of the OTC Stock Options are very high. The OTC Stock Options do not have a secondary market where they can short or long their positions on an exchange.

場外股票期權的流通性風險相當大。場外股票期權沒有可在交易所作出股票期權的長倉或短倉之二級市場。

(c) Due to lack of regulations, the OTC Stock Option agreements or the Confirmations thereof are self-regulated. The checks and balances in terms of clearing and settlement are put in place mutually by the counterparties involved. Default risks on the OTC Stock Options are very high.

由於缺乏有關規例，場外股票期權的協議及確認是自我規管。有關清算及結算的檢查與平衡是由合約雙方同意訂定。場外股票期權的違約風險相當大。

(d) There are no disclosure mandates for the OTC Stock Options, which make these types of option transactions less transparent and riskier in the case the counterparty failed to honour their side of the deal. This can be more risky when the Client enters into the OTC Stock Option trades to hedge risks against investments in other risky assets. 場外股票期權沒有規定披露的要求，引致該等期權透明度較低及交易對手不執行合約的風險較大。當客戶以場外股票期權交易作風險對沖投資時可能有較大風險。

(e) Risk on instructions and/or confirmations by electronic means:

The Client should consider the possible risks inherent in the giving of instructions and/or confirmations by electronic means. Non-original signatures on the communications by way of electronic means may be forged and instructions and/or confirmations given by electronic means may be transmitted to wrong numbers, may never reach to the Company, and may thereby become known to third parties thus losing their confidential nature. The Company has no responsibility for the occurrence of any such circumstance or for any action, claim, loss, damage, or cost arising from such electronic transmission.

以電子方式的指示及/或確認的風險：客戶已考慮以電子方式的指示及/或確認可能產生的風險，例如電子方式簽署可能被偽造及指示及/或確認可能傳送至錯誤號碼，以至未能送達本公司及第三者可能由此獲取機密資料，本公司毋須就此電子方式的通訊所引致的事故、事務、索償、虧損及訴訟費負上任何責任。

(9) that in respect of risks of Client Asset received or held outside Hong Kong:-

有關於香港以外存放的現金及財產的風險

The Client acknowledges that the client assets received or held by the Execution Broker 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.

客戶承認在香港以外地方由執行經紀收取或持有的客戶資產，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，有關客戶資產將可能不會享有賦予在香港收取或持有的客戶資產的相同保障。

(10) that in respect of Transactions in other Jurisdictions

在其他司法管轄區進行交易

Transactions on markets in other jurisdictions, including markets formally linked to a domestic market, may expose the Client to additional risk. Such markets may be subject to regulation which may offer different or diminished investor protection. Before the Client trade the Client should enquire about any rules relevant to the Client's particular transactions. The Client's local regulatory authority will be unable to compel the enforcement of the rules of regulatory authorities or markets in other jurisdictions where the Client's transactions have been effected. The Client should ask the firm with which the Client deal for details about the types of redress available in both the Client's home and other relevant jurisdictions before the Client start to trade.

在其他司法管轄區的市場(包括與本地市場有正式連繫的市場)進行交易，或會涉及額外的風險。根據這些市場的規例，投資者享有的保障程度可能有所不同，甚或有所下降。在進行交易前，客戶應先行查明有關客戶將進行的該項交易的所有規則。客戶本身所在地的監管機構，將不能迫使客戶已執行的交易所在地的所屬司法管轄區的監管機構或市場執行有關的規則。有鑑於此，在進行交易之前，客戶應先向有關商號查詢本身地區所屬的司法管轄區及其他客戶司法管轄區可提供哪種補救措施及有關詳情。

10. Miscellaneous

一般規定

10.1 The Company shall upon request provide the Client with the product specifications for Stock Options Contracts.
本公司將應要求向客戶提供股票期權合約的產品細則。

10.2 If the Company fails to meet its obligations to the Client pursuant to this Stock Options Trading Agreement, save and except for US Stock Options Trading and/or OTC Stock Options Trading, the Client shall have a right to claim under the Investor Compensation Fund established under the laws of Hong Kong, subject to the terms of the Investor Compensation Fund from time to time.

倘若本公司未能按照期權交易協議的規定履行對客戶的責任，除美國股票期權交易及/或場外股票期權交易外，客戶有權向根據香港法例設立的投資者賠償基金索償，但須受到該項投資者賠償基金不時制定的條款所規限。

10.3 The Client hereby declares that the Company has provided to the Client the following information in accordance with the Options Trading Rules:

客戶謹此聲明，本公司已根據期權交易規則向客戶提供下列資料：

(i)the category of Options Exchange Participants under which the Company is registered; and
本公司登記之期權交易參與類別；及

(ii)the full name and contact details of the Stock Options Officer or Stock Options Representative who will be primarily responsible for the Client's affairs.

主要負責客戶事宜之期權主任或期權代表之全名及聯絡詳情。

10.4 Where any conflict arises between the Client Agreement(s) and the provisions of this Stock Options Trading Agreement, the provision of the latter shall prevail. The Client hereby agrees, confirms and acknowledges that the Stock Options Trading Agreement forms an integral part of the Client Agreement(s).

如客戶協議與本股票期權交易協議之條款有任何衝突，以後者之條款為準。客戶在此同意、承認、確認股票期權交易協議為客戶協議組成之一部份。

10.5 In the event of any dispute between the parties, the Client agrees that the records of the Company (including Internet Securities Trading records) shall prevail.

倘若雙方出現任何爭議，客戶同意以本公司的記錄(包括互聯網證券交易記錄)為準。

10.6 The Company may change the terms in this Stock Options Trading Agreement from time to time by giving the Client reasonable notice in writing or via other applicable methods.

本公司可不時修改本股票期權交易協議之條款，並會以書面方式或透過其他適用方式向客戶發出合理通知。

10.7 Clauses headings are inserted in this Agreement for convenience of reference only and shall not affect construction and interpretation of this Agreement. In this Agreement, unless the context otherwise requires: 本協議標題之加入，只供參考及將不能影響本合同的結構及解釋。在本合約中，除非內容另有指明外：

(i) words denoting the singular include the plural and vice versa; and
文字包括眾數及單數；及

(ii) words denoting one gender include every gender.
文字包括所有性別。

10.8 If there is a discrepancy between the English and Chinese versions of this Agreement, the English version shall prevail.

本協議之中英文版本文義如有歧義，請以英文版本為準。

11. Governing Law

法律

This agreement is governed by and construed in accordance with the laws of Hong Kong Special Administrative Region and the parties irrevocably agree to submit to the non-exclusive jurisdiction of the courts of the Hong Kong Special Administrative Region in relation to all matters arising from this Agreement.

本協議書受香港特別行政區法律管轄及以其作解釋，而雙方不可撤回地同意接受香港特別行政區法院的非獨佔性司法管轄權的約束。