



国信证券(香港)经纪有限公司经营的是证券及就证券提供意见和期货交易及就期货交易提供意见的业务,并根据证券及期货条例获发牌经营第1类(证券交易)、第2类(期货合约交易)、第4类(就证券提供意见)及第5类(就期货合约提供意见)受规管活动(中央编号:AUI491)。

证券客户协议书

本协议由下列双方签订:

订约者甲:国信证券(香港)经纪有限公司(以下称“国信香港”或“本公司”)其注册办公地址为香港金钟道88号太古广场1座32楼3207-3212室,与
订约者乙:其姓名、地址及其具体数据载于《开户申请表格》中的客户(以下称“客户”)。

国信香港为:

1. 香港证券及期货事务监察委员会(“**证监会**”)持牌法团,中央编号为AUI491,以进行受规管活动(i)证券交易(包括为客户提供取得或持有证券的财务通融);(ii)就证券提供意见;(iii)期货合约交易;及(iv)就期货合约提供意见;及
2. 香港联合交易所有限公司(“**交易所**”)注册为交易所参与者,编号B01890。

本协议于客户于开户申请表格上签署后(以表示其同意及接受协议中的条款及条件约束)及国信香港在开户申请表格上签署(以表示其同意与客户订立本协议)之日订立并将于当日(“**生效日**”)起生效。

鉴于客户出于自己或委托买卖证券以及相关目的而在国信香港处开立并操作证券交易账户,客户同意并遵守以下共同商定的各项条款和条件:

1. 定义和解释

1.1 在本协议中,以下术语将具有如下意义:

“**账户**”指国信香港根据本协议规定为客户开立并维护的一个或多个证券交易账户。

“**账号**”指由国信香港在开立证券账户时指定给客户的用于客户身份认定的序号。

“**开户申请表格**”指客户姓名、地址及其具体资料申报及其他补充协议,并经客户签署的表格。

“**协议**”指由国信香港与客户共同签署的本证券客户协议书(包括本协议的所有附件、开户申请表格、保证金账户协议书(如根据本协议第14.17条适用于客户)以及国信香港与客户共同签署的其他与上述证券交易账户的开立、维护和操作有关的协议、表格和文件,并可根据具体情况进行改变、修正或补充)。该协议反映国信香港与客户双方之间的契约关系,即,国信香港以客户的代理人或其它已向客户明示的身份,代理客户买卖和以其它方式处置证券和其它相关事宜。协议的最新版本可见于国信香港的官网:https://www.guosen.com.hk/newmain/home_page/index.shtml。

“**联系人**”定义与上市规则中的规定相同。

“**工作日**”指持牌银行及交易所营业的日子(星期六、日及公众假期除外)。

“**关连人士**”定义与上市规则中的规定相同。

“**电子系统**”指国信香港开发和应用之所有软件、系统和其它设施,包括(但不限于)国信香港的电子交易服务系统、网站、公众号、應用程式、电话、传真、电子邮件以及其它由国信香港根据本协议所提供的设备,供客户发出电子指示并获取国信香港提供的信息服务,及使用国信香港不时以其全权及绝对酌情权准许的其他功能。

“**交易所**”指香港联合交易所有限公司。

“**国信集团**”指国信香港的控股公司(参照香港公司法的规定)或任何国信香港的附属公司以及国信香港的控股公司的任何附属公司(参照香港公司法的规定)。

“**创业板**”指由香港交易所经营的GEM,前称“创业板市场(the Growth Enterprise Market)”。

“**中央结算公司**”指香港中央结算有限公司。

“**香港**”指中华人民共和国香港特别行政区。

“**指示**”指客户以口头,通过各电子系统,或其它国信香港许可的方式发出的任何买卖证券的指示(包括任何后续的且被国信香港接受的修正或取消指示)。

“**上市规则**”指香港联合交易所有限公司证券上市规则。

“**主板**”指由香港交易所经营的股票市场,但并不包括创业板市场和期权市场。

“**密码**”指客户唯一所设置、更改和拥有的个人密码。该密码须与账号共同使用以进入国信香港公司的电子交易服务系统。

“**证券**”指(a)股份、股额、债权证、债权股额、基金、债券或票据;(b)在(a)段所述各项目中的权利、期权、权益、参与证明书、收据或认购或购买权证;及(c)在集体投资计划中的权益。

“**条例**”指《证券及期货条例》(香港法律第571章)。

“**证监会**”指香港证券及期货事务监察委员会。

“**交易**”指一项已执行的指示及其导致的新发行股份的分配和获取。

1.2 除非文中另有定义,本协议内之字词及词句与证券及期货条例,客户款项规则,及客户证券规则具有相同意思。

1.3 代表单数的词语应包括其复数所指,反之亦然;性别指称应包括所有性别;任何指称个人,国信香港,客户的词语应包括自然人,事务所或独资企业,合伙制企业和公司,反之亦然。

1.4 每一条款的标题仅出于描述性目的。这些标题不构成对本协议中各项条款所规定的权利或义务的修订、限定或替代。

2. 账户

2.1 准确资料：客户确认其在开户申请表中所提供的数据是完整和正确的。客户有责任维护账户信息的正确性并保证将任何差异及时通知国信香港。国信香港同样有义务将其在名称、地址、注册状态、服务内容、费率以及保证金卖空融通方面的重大变化及时通知客户。

2.2 信用查询：客户授权国信香港对客户进行信用查询并核查客户提供的个人资料的真实性。

2.3 法定资格：客户声明其已达到法定年龄且无精神障碍，其有权签署本协议并使其具有法律约束力。

2.4 披露账户的最终受益人：客户声明其为在国信香港开设的任何账户的最终利益所有人，一旦客户在国信香港开设的任何账户的所有人或最终受益人发生变化，客户同意并保证立即以书面形式通知国信香港。

2.5 代理权：客户同意并以不可撤回的方式授权国信香港在法律许可的最大范围内作为客户的全权代理人，采取任何国信香港认为在执行本协议时必需的或可行的行为以执行本协议规定之各项条款。

2.6 保护密码和账号：为保护客户的账户的安全与利益，客户将设置一密码以进入和操作其账户。客户在此声明并保证其为该密码的唯一拥有者和合法使用者。客户将监控并确保其密码和账户编号的完整和安全，并对此负完全责任。一旦发现其密码和账号遗失，被盗或被非法使用，客户将立刻以书面方式通知国信香港。在收悉该类书面通知之前，国信香港将不对因此而造成的任何损失承担责任。

3. 指示和交易

3.1 代理人：国信香港将作为客户的代理人执行交易，除非国信香港(在相关交易的合约说明或以其它方式)表明国信香港是以主事人的身份行事。

3.2 对指示的依赖：客户明确同意使用各电子系统或其它国信香港许可的方式来传递其任何有关账户或协议的指示，或任何交易和其它相关指示，包括对新发行股份的认购。该指示将被视为是由客户发出的适当、有效及对客户有约束力之指示。国信香港无须核查该等指示发出者的身份与权限。客户特此放弃任何辩护，承认任何指示可以无须采用相关法律、规则与条例可能会要求的书面形式而具有有效性。但若任何指示不清晰、或若国信香港收到矛盾的指示、或若国信香港真诚地相信指示涉及欺诈、伪造或未经授权或若执行任何该指示会违反对客户、被授权人及/或国信香港适用的法律或规例，国信香港可拒绝执行。

3.3 第三方指示：客户理解国信香港不会接受任何第三方指示，除非客户已正式签署并递交一有效的授权书，明确授权一署名的第三方代表其发出交易指示。客户并同意国信香港将不为因执行任何未经授权的第三方代表客户发出的指示而导致的争议，损失以及其它索赔负责。如果客户决定雇用第三方为其发出交易指示，客户同意向国信香港提供该指定的第三方准确真实的身份证明和个人资料。客户同时理解此类个人资料将会对香港监管机构以及其它政府机构，包括但不限于香港证监会，交易所，廉政公署(ICAAC)等其它授权机构公开，且国信香港可将此类个人资料用于本协议第10条(a)段至(j)段的目的。

3.4 传真指示：客户明白国信香港不时要根据以传真或电子形式作出的指示(包括但不限于电邮及手机短信(SMS))行事，客户明白传真或电子指示并非安全的传递形式，同时亦存在风险。客户特此要求国信香港为给与客户方便的目的接受传真或电子指示。只要国信香港采取合理措施审视传真内的客户的授权签名或电子指示发出者的身份，国信香港不必因为接受非真正授权者所发出的传真或电子指示而采取的任何真诚的行为负上责任。

3.5 指示的修改和取消：客户可能会修改或取消已发出的指示。客户同意国信香港并非必须接受此类修改或取消。指示只有在尚未执行前才可以修改或取消。客户必须对在处理其指示修改和/或取消请求之前已部分或全部执行的交易负完全责任。

3.6 关连人士：客户声明并保证，除非事先特别通知，客户在向国信香港发出指示或下单买卖或以其它方式交易某一公司的证券时，客户不是该公司和/或该证券的关连人士。

3.7 独立判断：客户同意客户将不依赖国信香港而独立地对每一个指示和/或交易作出自己的判断和决定。无论是否是应客户的要求而提供，国信香港将不对其任何董事，高级职员，员工或经纪人所提供的信息或建议负任何责任。

3.7A 金融产品的合适性：尽管有本协议前述规定，假如国信香港向客户招揽销售或建议任何金融产品，该金融产品必须是国信香港经考虑客户的财政状况、投资经验及投资目标后而合理地认为适合客户的。本条款的其他条文或任何其他国信香港可能要求客户签署的文件及国信香港可能要求客户作出的声明概不会减损本条款的效力。就本条款而言，“金融产品”指证券及期货条例所界定的任何证券、期货合约或杠杆式外汇交易合约。

3.8 不保证成交：客户确认存在因突发事件和/或技术故障而使其指示无法执行的事实。客户同意国信香港将无须对任何直接或间接因政府行为、价格变动、交易所/市场限制、设备和通讯系统故障、未经授权进入账户或交易以及其它超越国信香港控制的客观因素和技术限制而导致的实际或预计损失负责。

3.9 有约束力交易：任何真诚地按传真或电子指示完成的交易，无论是否得到客户的授权、知晓或同意，在国信香港并无疏忽、失责及欺骗的情况下，将对客户有约束力。倘若国信香港因未有客户书面确认前已接受传真或电子指示而招致或蒙受任何法律行动、诉讼、申索、损失、费用、收费和各种开支，则客户承诺作出弥偿，使国信香港无须负责。

3.10 卖空：客户确认国信香港在接受卖出指示前要求客户将股票或其等价物存入客户账户。在下达卖出时并不属于客户的证券的卖出指示时(即卖空时)，客户特此保证：(a)向国信香港全面无保留地披露此类指示；(b)无须国信香港要求即提供所有的文件证据以证明此卖空行为在《证券及期货条例》或香港以及交易所的其它法律，规则以及规例下的合法性；(c)授权国信香港在客户意外卖空时安排以市场现价买入被卖空的证券；(d)免除并补偿国信香港承担因执行卖空指令而承受或产生的所有损失，法律诉讼，成本和费用。

3.11 不接受止损限价单：止损限价单指各种附有特定条件的指示(比如，当股价上升或下落到某一价位才生效的指示)。限价单通常是不能立刻执行的。这些限价单的执行取决于某些预先设定的条件是否得到满足。客户理解国信香港通常不接受此类指示。如果此类指示被接受，国信香港并不保证其得到执行。

3.12 禁止内幕交易：任何传播、散布并利用非公开信息来在证券买卖上赢利或止损的行为都是非法的。客户确认其知晓此种行为的非法性质。客户同意不进行上述以及其它非法行为，并对所有后果负完全责任。

3.13 对交易的限制：客户同意国信香港具有完全的酌情决定权并无须事先通知客户即可因某种原因而禁止或限制客户通过其账户进行交易的能力。客户同意国信香港无须对因此类限制而造成的任何实际或预计的损失或损害承担责任。

3.14 以外币进行的交易：如果客户指示国信香港进行任何以外币标价的证券交易，则(i)任何因该外币的汇率波动所形成的损益完全归于客户账户，风险由客户承担；而且(ii)国信香港获授权可以自主决定以货币市场当时报价为基础而确定的汇率将账户中的资金在原币种和上述外币之间进行转换。如果无论出于何种目的，要求客户将其欠国信香港的资金转换成支付原先到期债务所用币种之外的货币，则客户应向国信香港支付额外的金额以保证国信香港收到的已转换后的金额等同于未转换前应收的金额。

4. 清算

4.1 佣金和收费：所有根据客户的指示而在交易所执行的交易都须缴纳交易征费以及交易所间或征收的其它税费。客户授权国信香港按交易所的规定从其账户中扣除并代收此类税费。客户将按要求根据国信香港随时通知的费率支付和/或授权国信香港从客户账户中的可用资金中扣除因在客户账户中进行买卖以及其它交易或服务而导致的佣金，以及所有与客户账户、在该账户中的交易或其中的证券有关的印花税、银行收费、过户费、利息及其它费用。客户确认并同意佣金费率和各项费用将完全由国信香港、交易所和其它政府机构决定和设置，并可能随时变化。

4.2 充足资金/证券：在国信香港执行客户的交易指示前，要求客户在其账户中至少有等同于其买卖证券所需的资金或证券（包括所有的佣金、交易成本和其它费用）。除非另有协议，或国信香港已经代表客户持有用于交易清算所需的资金或证券，客户将及时地 (a) 向国信香港支付已经银行清算的资金或以可正式交割的方式向国信香港交付证券；或 (b) 以其它方式保证国信香港收到此类资金或证券。

4.3 按时交割义务：客户同意，当国信香港代理客户实施并代付结算交易以后，客户将于清算日或之前，支付国信香港相应款项或将相应款项存入其账户或将卖出证券转移予国信香港以便对买入或卖出证券进行交割。一旦客户在清算日或清算日之前无法支付资金或证券，或当客户要求关闭账户或终止与国信香港的关系时，客户特此无可撤回地授权国信香港执行以下补空措施。

4.4 补空授权：一旦客户账户中没有充足的资金或证券，国信香港可以完全自主决定并无须事先通知客户而将：(a) 客户的交易执行、取消或变现；(b) 将因客户买卖证券而产生且应从客户收取的款项与应向客户支付的款项互相抵销；(c) 卖出客户账户中的任何证券，以偿还客户因买入证券而产生对国信香港的负债；及 (d) 从客户账户中的可动用资金，以客户的名义借入和/或买入客户已卖出而未交付的证券。

无论执行上述何种授权，国信香港均无须承担任何责任，客户特此确认客户将赔偿国信香港因客户无法进行交易清算而产生的任何损失、成本、收费和费用。

4.5 未交割的买入交易：客户明白第三方对客户可能购买的证券的交割是无保证的。

4.6 对证券和其它资产的留置权和出售权：国信香港对代理客户买入的所有证券，或其账户中客户享有权益的（无论是单独还是同其他方共同）的证券，以及国信香港代理客户持有的所有现金和其它资产具有留置权；国信香港可以持有所有这些证券或资产以作为客户因证券交易而须向国信香港支付的款项和/或债务的连续保证金（物），此类保证金（物）将包括所有此后对上述证券的已付或应付股息或利息，以及任何时候因上述证券的赎回、红股、优先权、期权或其它方式产生或提供的股金、股份（及其股息或利息）、认股权证、款项或资产。如果客户对国信香港的任何负债无法承索支付，或逾期或因其它原因而无法履行支付义务，国信香港有权本着诚信原则以其认为合适的时间、方式、价格和条件将上述保证金（物）部分或全部卖出或处置，并将出售或处置所获收益以及当时国信香港所掌握的任何款项用以偿还对国信香港的债务；而且上述保证金（物）应附加于且不应影响或受影响于任何国信香港对客户对其负有债务而享有的抵消权利或持有的其它保证金（物），或任何对该等债务的修改、放弃或与之相关的其他交易。

4.7 承索支付：除受本协议的其它条款的约束外，客户有义务对其欠国信香港的债务承索支付或在债务到期之前支付，并根据国信香港的要求将此类现金、证券或其它保证金（物）存入账户，以满足国信香港、交易所或香港市场行规和惯例所做的要求。同时，客户确认其有义务立即满足对此类保证金（物）的追收或补仓之要求。客户并进一步确认国信香港可随时要求客户在代理其进行任何交易之前将足额的结算资金存入其账户。客户确认国信香港无须对因执行此条款而导致的实际或预计损失或后果负任何责任。

4.8 利息费用：客户同意对其账户内所有逾期的借方余额（包括因客户的经法院判决确定的债务而产生的利息）将按银行确定的港币最优惠年利率加 8 个百分点或国信香港自主确定的利率支付利息。

4.9 追收费用：客户同意支付或偿还国信香港因实施、追收或清偿客户对国信香港的欠款、债务或其它责任而产生的所有合理的费用，包括但不限于律师费、法庭开支等其它相关费用。

5. 客户款项和证券托管

5.1 客户款项及利息：至于账户内持有的款项及为客户或代客户收取的款项，本公司有权将此等款项全部存入一个或多个在香港的独立账户，而每个该等账户须指定为信托账户或客户账户，并开设于一间或多间的获认可财务机构或证监会因应客户款项规则第 4 条所核准的任何其他人士。除非客户与本公司作出相反的协定，此等款项产生之任何利息必须绝对归本公司所有。

5.2 资金存入：客户同意存入其自有资金且仅用于证券投资。客户并同意不将任何不属于其名下的证券、支票、银行汇票或其它资产存入其账户，而国信香港亦可以在任何时候拒绝接受客户的资金存入。如果国信香港决定接受客户在其账户存入上述第三方资产，客户将负责弥偿国信香港与此相关的任何损失和负债。

5.3 资金提取：在受其对国信香港的债务和/或负债的限制的前提下，客户可以，在以书面方式，通过信函或传真，通知国信香港并支付国信香港可能收取的相应费用后，从其账户中提取不超过其可动用/支配余额的资金。客户也可以签名的书面通知的方式，通过信函或传真，提交相应的完整委托文件，指定第三方为其资金和/或证券转移的代理人。国信香港凭上述委托文件，无须核查该代理人的身份与权限。客户特此声明客户将对任何因委托代理人提取资金而导致的差错、挪用或遗失的后果负全部责任。

5.4 资金余额：除因交易收到的资金以及用以因支付未清算交易或用以履行客户欠款、债务或其它责任的资金外，客户在其账户的任何其它资金均应按法律要求存入在一持牌银行开设的客户账户。

5.5 证券的保管：国信香港可以自主决定将其持有的客户证券（如属可登记证券）以客户或其托管人的名义登记；或存放于国信香港之银行或经证监会认可的其它具有文件安全托管设施机构的指定账户中，费用由客户支付。双方同意，如果证券不是以客户的名义登记，则当国信香港收到此类证券的任何股息或其它收益应存入客户账户或支付或转交予客户。如果客户的证券是国信香港持有的多个客户相同证券的一部分，则客户享有与其证券相同比例的证券收益。

6. 客户款项常设授权

6.1 客户款项：客户授权本公司可根据客户不时向本公司提供，并根据《证券及期货（客户款项）规则》所设立的常设授权（含经更新或被视为经更新的常设授权）的条文，代表客户处理本公司为客户在香港收取或持有并存放于一个或多个独立账户内的款项（包括因持有并非属本公司之款项而产生之任何利息）。

7. 新上市证券

7.1 申购授权：在客户要求申购在交易所新上市或新发行的证券时，客户授权国信香港作为其代理人代表客户或其指定的任何第三方的利益进行申购。

7.2 熟悉新上市或发行证券的条款和条件：客户应熟悉并遵守在招股书、发行文件、申请表或其它相关文件中规定的有关新上市或发行证券的条款和条件，并同意在此类申购交易中接受此类条款或条件的约束。

7.3 申明、授权和保证：客户给予国信香港任何新上市或发行证券的申购人应提供的陈述、保证和承诺（无论是提供给相关证券的发行人、保荐人、承销商或配售代理人、交易所还是其它相关监管机构或人员）。

7.4 唯一申购申请：客户宣布及保证，并授权国信香港在任何申请表（或其它文件）中向交易所和其它相关人员披露并保证，此类由国信香港代表客户所作的申购是唯一的申购。客户不会为自己或其委托人提出或委托第三方提出相同或类似申购。客户确认此披露和保证将适用并信赖于国信香港、发行人、保荐人、承销商或配售代理人、交易所和其它相关监管机构或人员。

7.5 遵守相关规则和行业惯例：客户确认和理解有关证券申购的法律和监管要求、市场惯例以及任一新上市或发行证券的要求都可能因时不同。客户保证向国信香港提供国信香港认为按此类法律和监管要求和市场惯例必须提供的数据，并采取额外的步骤提供附加的申明、授权和保证。

7.6 批量申购：当国信香港为自己或代理国信香港其它客户进行批量申购时，客户确认并同意：(a) 此类批量申购可能会因与客户及客户的申购无关的原因而被拒绝；在不存在欺诈、疏忽或故意不履行的情况下，国信香港无须因此类拒绝的后果对客户或任何其他方负任何责任；(b) 倘若因客户违背其提供的陈述和保证，或因其它与客户有关的行为和原因而导致此类批量申购被拒绝时；客户确认并同意由此造成其它人士的影响或损失承担全部责任。

7.7 提供新股贷款：国信香港在收到客户要求申请及购买在市场以发行新股形式发出之股票（“新股股票”）时，国信香港可向客户提供该新股贷款。由于就该新股贷款或其它事项为客户欠付到期及须实时缴付之所有本金、利息及其它款项（“有抵押负债”）作出之持续性担保，客户作为实益拥有人以第一固定抵押形式向国信香港抵押新股股票，直至客户向国信香港全数付清有抵押负债；客户兹此表明授权国信香港就受抵押股票之任何部份收取及运用国信香港收到之所有金额，不论该金额之性质，并以国信香港全权决定之方式及时间以偿还上述有抵押负债。

8. 电子交易服务及其他电子服务系统

8.1 电子交易服务系统：客户明白电子交易服务系统是一半自动系统，可以让客户通过该系统发送电子指示及接收信息服务。客户同意完全按照本协议的条款使用电子交易服务系统。客户使用未来通过该系统提供的附加服务亦须遵照本协议之各项条款。

8.2 授权使用：客户应是其账户所有电子系统唯一授权用户。客户应对使用密码的保密和安全使用负责。客户确认并同意对通过所有电子系统发出或确认的所有内容（包括但不限于交易、协议确认及其他指示、通知）负完全责任，国信香港和国信香港的任何董事、高级职员或雇员将不对客户或客户所代理的任何第三方因上述交易指示的处理、错误处理或遗失而产生的损失负任何责任。客户通过国信香港的网站、公众号、应用程式、电子交易服务系统或其他电子系统确认或同意的条款、协议或声明，均具有与书面签署相同的法律效力。

8.3 系统所有权：客户确认电子交易服务系统所有权属于国信香港。客户保证不会破坏、修改、解构、反向操作或以其它方式改变，或未经授权进入该系统的任何部分。客户确认，如果客户未能遵守本项保证或国信香港有合理的理由怀疑客户未能遵守本项保证，国信香港可以对客户采取法律行动。客户并保证如果客户获悉任何其它人正在实施本节所述行为，客户将立刻通知国信香港。

8.4 通报系统故障的责任：客户确认并同意，作为使用电子交易服务系统进行报单的条件之一，在发生下列任一情况时，客户将立刻向国信香港进行通报：(a) 客户已通过电子交易服务系统下单，但未能收到下单编号；(b) 客户已通过电子交易服务系统下单，但未能收到对下单及其执行的准确的确认，无论是文本、电子或口头形式；(c) 客户收到对其没有下单的交易的确认，无论是文本、电子或口头形式；或(d) 客户发现有未经授权使用其账号和/或密码的行为。

8.5 使用替代性交易方法：客户同意，如果电子交易服务系统的使用遇到困难，客户将会设法使用国信香港提供的其它方法或设备与国信香港联系以下单交易并将上述困难通知国信香港。客户确认，国信香港并没有对交易或相关的服务作任何明确或隐含的保证（包括但不限于对每次使用交易系统的商业性、功能性和适用性的保证）。客户同意，对客户因国信香港无法控制的服务中断、不正常或暂停而产生的任何损失或费用等，国信香港无须负责。

8.6 第三方提供的市场数据：客户理解电子交易服务系统将仅出于信息服务目的，提供第三方发布的证券数据。由于市场的变动以及数据传输过程中可能出现的延误，数据可能不是实时的相关证券或投资的市场报价。客户理解，尽管国信香港相信该类数据的可靠性，但对其准确性或完整性无法进行独立的证实或反驳。客户理解，在所提供的有关证券或投资的资料中并不隐含国信香港的推荐或保证。

8.7 不保证信息的准确性或时效性：客户确认电子交易服务系统上的报价服务是由国信香港不时选定的第三方提供的。客户理解电子交易服务系统上的信息是按第三方所提供的原来状态提供的，国信香港并不保证此类信息的时效性、顺序、准确性、充分性或完整性。

9. 书面通知与通信

9.1 送达方式：所有根据本协议由国信香港发给客户的书面通知及通讯可以以个人送交、邮政信件、传真、电子邮件或其它方式送达开户申请表上显示的或客户以书面方式提前七(7)天通知国信香港的地址、传真号码和电子邮件地址。所有的通知和其它通讯，(i) 如果是个人递送、或通过电子邮件或其他电子传输方式、通过传真或电话传送，则在递送或传送时；或(ii) 如果是通过邮局递送，则在交付邮局的24小时后，（以较先者为准），应被视为已经发给对方，但任何发给国信香港的通知或其它通讯只有在国信香港收到后才能生效。

9.2 收到推定：以上述方式送交的所有通知和通信、无论是讯息、邮件、传真、电子邮件还是其它方式，都应被视为已经送达并收到，除非客户另行通知国信香港。客户有责任确保其账户信息的准确性，若有变化，应立刻与国信香港联系。

9.3 口头通知：国信香港也可以与客户口头联系。对于任何留在客户的电话录音机、声音邮件以及其它类似电子或机械装置上的信息应被视为在留下时即已被客户收到。

9.4 查阅通信的责任：客户同意定期查看其用于接收国信香港通信的信箱、电子邮箱、传真机、应用程式和其它设备。对因客户未能、延误或疏于检查上述通信来源或设施，或因上述通信来源或设施故障而造成的任何损失，国信香港将不负任何责任。

9.5 电子邮件和电话谈话的监控和录音：为保护双方的利益，及时发现和纠正误解，客户同意并授权国信香港可以自主并无须进一步事先通知即可对双方之间的电子通讯和电话谈话进行监控和录音。

9.6 确认单和账户对账单：客户将在所有有关其交易以及账户变动信息的确认回单、确认单、成交单据和账户对账单收到后的第一时间内对其进行审核。除非客户在收到或被视为收到上述信息后的五(5)天内向国信香港提出的书面异议通知，所有上述文件中包含的交易及其它信息将对客户具有约束力。无论何种情况，国信香港保留决定客户对相关交易或信息的异议是否有效的最终权利。

9.7 未送达或退回邮件：客户同意及时更新其账户资料，并将任何变化在四十八(48)小时内通知国信香港。客户确认，如果由于客户未能提供、更新和/或通知国信香港有关其账户的最新的和准确的资料而导致邮件无法送达或被退回，国信香港出于对客户账户安全和完整的考虑可以临时或永久关闭或限制其账户。

10. 个人资料

10.1 个人资料保护：国信香港将对所有与客户账户有关的个人资料进行保密。客户已知并完全了解和接受本协议第11条的《个人资料收集声明》及《关于个人资料(私隐)条例致客户及其他个人人士的通函》。

10.2 与国信香港雇员的亲属关系：客户向国信香港声明并保证客户没有同任何国信香港雇员或经纪人，或任何国信香港公司的成员公司的雇员或经纪人存在亲属关系，包括但不限于上述雇员或经纪人的配偶或18岁以下子女。一旦客户有上述关系存在，客户同意并保证将该类关系的存在和性质及时通知国信香港，同时承认国信香港在收到此通知后有绝对的权利酌情选择是否继续或终止与客户的关系。

10.3 受益人披露：如果客户为客户或其它受益人账户实行交易，无论是通过全权委托还是非自主指示下单，亦无论是作为代理人还是作为与受益人进行撮合交易的主体人，客户同意，如果国信香港接到监管机构对交易的质询，客户将立刻应国信香港的要求向监管机构提交通过交易账户的受益人，交易的最终受益人以及交易下单人发起人的身份细节。

10.4 受益人充当中介人时的披露措施：如果客户获悉其任何受益人为其客户充当交易中介，而客户并不知道这些交易客户的身份、地址、职业和联系细节，客户确认已经与此类受益人之间达成披露方案，以使客户在需要时及时从受益人处获得上述细节。国信香港在需要时可以马上向客户或受益人要求获得上述细节，并将其提供给监管机构。

10.5 客户身份协议续存性：客户进一步确认客户在本协议第 10 条项下的义务在本协议终止后将继续有效。

11. 《个人资料收集声明》

11.1 本声明乃根据《香港个人资料（私稳）条例》（“《条例》”）规定提供予本公司的个别客户。在本声明中所定义的词语与“证券客户协议书”中所界定的词语具有相同的涵义。

11.2 披露义务：除非另有规定，客户须向国信香港提供随附客户资料表中所要求的准确信息及个人资料。如果客户未能提供该等资料，国信香港可能无法为客户开立账户或管理账户，从而无法提供相关产品和服务。国信香港可能在客户使用其电子平台（包括但不限于网站、电子系统及应用程式）时，通过技术手段（例如 Cookies）收集设备信息、浏览行为及使用偏好等数据（包括个人资料）。禁用 Cookies 可能导致功能有所限制。

11.3 个人资料的使用：

(1) **资料使用者：**客户提供的个人资料（无论由客户本人或其他人士提供，且无论是在客户收到本声明之前或之后提供）均可被包括但不限于以下公司或人士（统称“资料使用者”）使用：

- (a) 国信香港、国信集团及 / 或其各自的联系人；
- (b) 国信集团任何董事、高级人员或雇员；
- (c) 国信集团在执行客户指示和经营国信集团业务时而授权的任何人士（如律师、顾问、代理人、托管人等）；
- (d) 任何作为或被提名为国信集团对客户所能行使权利或义务的实际或拟受让人、参与人或附属参与者；及
- (e) 任何政府或监管机构或其他团体或机构，无论是否根据适用于国信集团属下任何成员的法律或规例。

(2) **目的：**有关客户的所有个人资料，均可由任何资料使用者就包括但不限于以下目的使用：

- (a) 处理财务服务之申请；
- (b) 提供给客户的服务及设施之日常运作，包括信贷评估、统计或行为分析、编制及维持本集团的信贷评分模式等；
- (c) 为客户买入、投资或卖出上述产品/服务及进行一般有关所有类型上述产品/服务的交易；
- (d) 提供信用查询备考书；
- (e) 推广、推出、宣传本集团及/或特选公司的证券服务或产品（请进一步参阅下文第(f)段）；
- (f) 遵循本集团或本集团被视为需予遵循的披露及使用资料的责任、要求或安排；
- (g) 一切与上述有联系、附带及有关之用途。

11.4 查阅和更正资料权：根据《条例》的规定，客户有权查阅和更正其账户的个人资料。一般而言，在符合若干豁免规定的情况下，客户有权：

- (a) 查询国信香港是否持有与客户有关的个人资料；
- (b) 要求在合理时间内以合理和可理解的形式取得客户个人资料，而须缴付的费用亦不得过高；
- (c) 要求更正客户的个人资料；及
- (d) 在其提出有关查阅或更正资料之要求遭拒绝的情况下获知遭拒绝的原因，并对该拒绝提出反对。

11.5 联络人士：若客户希望查阅及 / 或更正与客户有关的个人资料，客户应向本公司的资料保障主任或其他相关的负责人士提出。

12. 风险披露声明

12.1 客户确认已按照其选择的语言（英文或中文）获提供《风险披露声明》。

12.2 客户确认已获邀阅读《风险披露声明》、提出问题及征求独立的意见（如客户有此意愿）。

12.3 客户确认：客户确认其明白《风险披露声明》所述之风险，并同意接受该等风险。

13. 潜在利益冲突

13.1 除受相关适用法律、法规以及规例限制外，国信香港有权：(a) 以任何身份代理任何其它人或为自己的账户买卖或持有任何证券，即使客户账户持有类似证券或其交易指示涉及此类证券；(b) 为客户全部或部分买入国信香港自己的账户中持有的任何证券；(c) 为国信香港自己的账户部分或全部买入客户账户中的证券；(d) 同时代理客户和国信香港的其它客户将他们的订单进行撮合；(e) 采取与客户订单相反的头寸，无论是代表自己的账户还是其它客户；及(f) 对国信香港参与其新股发行、配股、收购或其它类似交易的证券进行交易；但在上述(b)，(c)和(d)的情形中，任何涉及客户的交易必须公平地予以执行，其交易条件不应比该交易日下正常交易的条件更不利于客户。国信香港无须向客户披露因实行上述行为或进行上述交易而获取的佣金、利润以及其它任何收益情况。

13.2 国信香港有权要求、接受及保留任何因国信执行交易而产生之回佣、经纪费、佣金、费用、利益、折扣及 / 或其它由任何人士提供之好处，作为国信香港之得益。国信香港亦可将因该交易所产生的任何收入或利益授予任何人士。

14. 通用规定

14.1 法律和规则：国信香港代表客户对在交易所的香港主板和创业板市场挂牌交易的证券进行的所有交易均须遵守香港以及其它适用司法管辖区的所有适用法律、规则和规例；附例、准则、规则和规例；以及香港证监会，交易所和中央结算公司的惯例和常规。

14.2 法律约束力：客户同意本协议及其所有条款将对客户本身以及其继承人、遗嘱执行人和遗产承办人、继任人和承让人具有法律约束力。国信香港根据上述法律、规则和规例所采取的所有行为都将对客户具有法律约束力。

14.3 完整协议：本协议以及本协议双方之间的所有有关客户账户的原有或增添的书面协议和客户递交与国信香港的声明和确认书所含条款构成本协议双方就本协议所述事项达成的完整和有约束力的协议。

14.4 可分割性：若本协议的任何条款被任何法庭或监管机构认定无效或不可执行，则该无效性或不可执行性仅适用于该条款。其它条款的有效性将不受此影响，本协议将排除无效条款继续执行。对本协议所有事项而言时间因素是至关重要的。如果客户由多人构成，则每个人的责任应是共同和可分别的，个人的具体情况应按当时情况分别解释。国信香港有权与每个人单独处理，包括在不涉及其他人的前提下清理债务。

- 14.5 授权推定：**任何通知、结单、确认单以及其它通信，或账户对账单上标明或指称的每一项交易均应被认为是经授权的，是正确的，并经过客户批准和确认的，除非在国信香港在客户被认为已收到上述通知、结单、确认单以及其它通信后的五(5)天内收到客户以书面方式提出的相反意见。
- 14.6 误差通知责任：**如果客户代表作为最终受益人的任何第三方中介或为其执行一项交易，以及客户发现任何与其账户信息、交易、清算和资金转移有关的差异和/或错误，客户须在其获知该类信息后的两(2)个工作日内将此通知国信香港。客户同意，如果客户未能及时(在任何情况下均不迟于七(7)个日历日)将此类差异和/或错误通知国信香港，国信香港及其经纪人将不对因此类差异和/或错误而导致的索赔、责任或损失负责。
- 14.7 协议修正：**在法律许可的范围内，国信香港可随时对本协议的条款和条件进行修订，并通知客户。此类修订在客户被认为已收到国信香港通知后立刻生效。客户确认并同意，如果客户不接受所通知的修订(包括对国信香港各项费率的修订)，客户有权根据本协议的终止条款终止客户此协议关系。客户并同意，如果客户未向国信香港表达对修订的反对意见而继续通过国信香港进行交易，则客户应被视为接受此类修订。
- 14.8 重大变更：**国信香港应将任何可能会影响到国信香港根据本协议向客户所提供的服务的有关国信香港经营方面的重大信息变化通知客户。
- 14.9 弃权声明：**对本协议中的任何权利的弃权声明必须以书面形式由弃权方签署。如果国信香港未能或延迟行使本协议中的任何权利，并不能认为国信香港已放弃该项权利。对本协议任何权利的单独或部分行使并不排除未来对该权利以及其它权利的行使。如果国信香港一时或持续未能坚持要求严格遵守本协议的任何条款或条件，并不能构成或视为国信香港放弃其任何授权、法律补偿或其它权利。
- 14.10 权利转让：**国信香港可以将其在本协议中的权利或义务无须事先通知客户，即可转让给其任何分支机构或关联机构，或在事先书面通知客户的情况下转让与任何其它机构。客户不可在未获得国信香港事先书面同意的情况下将其在本协议中的权利和/或义务转让他方。
- 14.11 违约：**以下任何非排他的和非穷尽列举的事件应构成违约事件：(a)根据国信香港判断，客户违反本协议的任何重大条款或在交易中违约；(b)客户未能在到期日对买入/卖出证券(包括认购的新股)或其它交易进行支付或清算；(c)假如客户成为破产、清盘或其它类似的法律程序和诉讼的对象；或(d)客户成为任何财产保全、担保扣押令或类似法律程序的对象。假如发生违约，在不损害国信香港拥有的涉及客户其它权利或法律补救方法的情况下，国信香港无须通知客户即可有权：(a)取消所有未执行指令或任何其它代理客户作出的承诺；(b)在客户账户中，通过买入证券将其账户中任何的空头仓位予以填补，或通过卖出证券将其账户中任何的好仓位予以平仓；(c)将客户账户中的任何证券，或客户存在国信香港处的任何证券卖出或以其它任何方式进行处理；(d)以国信香港全权决定的方式和条件出售或变现国信香港或国信香港的其它成员公司持有的客户资产，并将出售和变现的净收益(在扣除费用与成本后)用于偿付客户对国信香港或其关联机构的债务。
- 14.12 协议终止：**国信香港或客户，在提前十五(15)天书面通知对方后，都可随时终止本协议。客户理解，在提交此书面通知后，客户的账户将被限制于只能进行平仓交易(即卖出存证证券或购回证券以填补空头仓位)。但如果客户违反或未能遵守本协议的任何条款，国信香港可以无须通知客户即可以随时终止本协议。任何对本协议的终止的前提是客户账户中的未清偿债务得到清偿，未履行义务得到履行，包括但不限于任何借方余额、已成交但未支付的买入交易、股票申购的清算以及新上市和新发行股票的划拨和取得，而且不影响在协议终止之前已经执行的任何交易，也不损害或影响双方此前产生的任何权利、责任和义务。
- 14.13 弥偿：**客户同意国信香港以及国信香港的董事、高级职员、雇员和经纪人无须对任何延误或未能按照本协议履行其任何义务而负责，也无须对因国信香港以及国信香港的董事、高级职员、雇员和经纪人无法控制的条件或情况而直接或间接形成的任何损失负责，包括但不限于政府限制、交易所或市场规定、交易暂停、电子或机械设备故障、电话电传或其它通讯故障、未授权操作或交易、失窃、战争(无论是否已宣战)、恶劣天气、地震和罢工等。客户并同意赔偿国信香港以及国信香港的董事、高级职员、雇员和经纪人因客户违反本协议规定的义务而遭受或产生的任何损失、成本、索赔、债务或费用，包括国信香港因追收客户债务或因关闭客户账户而产生的合理费用。
- 14.14 向监管机构披露信息：**如果香港的任何监管机构，包括但不限于香港证监会和交易所，依据法律要求国信香港提供客户账户的任何交易信息，即使客户账户已在此之前终止(a)客户将在国信香港提出要求后的两(2)个工作日内提供所要求的信息；(b)如果客户作为任何第三方的中介并为其实施交易，则客户将在两(2)个工作日内向国信香港或香港监管机构提供该第三方的身份、地址以及联系细节；(c)根据国信香港的要求，客户将立刻提供或授权国信香港提供相关信息于其它任何司法管辖范围内的政府或监管机构。
- 14.15 香港司法管辖：**本协议将受香港法律管辖并根据香港法律解释。国信香港及客户不可撤销地同意就本协议所产生之任何索偿或争议(包括就本协议的有效性的争议)均将提交深圳国际仲裁院，按照申请仲裁时该院现行有效的仲裁规则在深圳进行仲裁。仲裁裁决是终局的，对双方均有约束力。
- 14.16 英文/中文版本：**客户确认，客户已经阅读过本协议的英文或中文版本，本协议的内容已经用客户所能理解的语言向其做了完整的解释，客户完全接受本协议。如果本协议的中英文版本之间存在差异，以英文版本为准。
- 14.17 保证金账户协议书：**保证金账户协议书只适用于开立保证金账户之客户。若客户于国信香港开立保证金账户，即表示客户同意保证金账户协议书上之条款并受其约束。



Guosen Securities (HK) Brokerage Company, Limited is engaged in dealing in securities, advising on securities, dealing in futures contracts and advising on futures contracts businesses, and is licensed under the Securities and Futures Ordinance to carry out Type 1 (dealing in securities), Type 2 (dealing in futures contracts), Type 4 (advising on securities) and Type 5 (advising on futures contracts) regulated activities (CE Number: AU1491).

SECURITIES CLIENT AGREEMENT

THIS AGREEMENT is entered into BETWEEN:

- (A) GUOSEN SECURITIES (HK) BROKERAGE CO., LIMITED whose registered office is at Suites 3207-3212 on Level 32, One Pacific Place, 88 Queensway, Hong Kong (hereinafter referred to as “**Guosen**” or “**Company**”); and
- (B) The party whose name, address and details are set out in the Account Opening Form (here in after referred to as the “**Client**”).

Guosen is licensed and registered with:

1. Securities and Futures Commission (“**SFC**”) as a Licensed Corporation, CE number AU1491, for carrying on the regulated activities of (1) dealing in securities (including provision of financial accommodation to facilitate acquisitions or holdings of securities by Client); (2) advising on securities; (3) dealing in futures contracts; and (4) advising on futures contracts; and
2. The Stock Exchange of Hong Kong Limited (“**Exchange**”) as an Exchange Participant, number B01890.

This Agreement is made and shall become effective on the date of signing of the Account Opening Application Form by Guosen (indicating its agreement to enter into this Agreement) after the signing of the Account Opening Application Form by the Client (indicating the Client’s acceptance and agreement to be bound the terms of the Agreement).

In consideration of Guosen accepting to open a securities trading account(s) and operating such account in the Client’s name and on the Client’s behalf, for the purpose of and in connection with the sale and purchase of Securities, the Client hereby agrees to abide by the following terms and conditions.

NOW IT IS HEREBY AGREED as follows:

1. DEFINITIONS AND INTERPRETATION

1.1 In this Agreement, the following terms shall bear the following meanings:

“**Account**” means one or more securities trading accounts opened and maintained by Guosen for the Client from time to time pursuant to this Agreement.

“**Account Number**” means a serial number assigned by Guosen to be used as the Client’s personal identification when opening the Account.

“**Account Opening Form**” means the name, address and details of the Client are contained in the Form and the various supplementary agreement attached, with Client’s signature.

“**Agreement**” means this Securities Client Agreement between Guosen and the Client (including all of its schedules, the Account Opening Application Form, the Margin Account Agreement (if applicable under Clause 14.17 of this Agreement) and any other agreements, documents and forms between Guosen and the Client in relation to the opening, maintenance and operations of the Account) as may be varied, amended or supplemented from time to time. It manifests the contractual relationship between Guosen and the Client wherein Guosen act as the Client’s agent, or in such other capacity as disclosed to the Client, in the buying, selling and otherwise dealing of Securities and attend to other related administrative matters. The latest version of the Agreement can be found on Guosen’s official website: https://www.guosen.com.hk/newmain/home_page/index.shtml

“**Associate**” means as it is defined in the Listing Rules.

“**Business Day**” means a day (other than a Saturday, Sunday or a public holiday) on which licensed banks and the Exchange are open for business.

“**Connected Person**” means as it is defined in the Listing Rules.

“**Electronic Service**” means the software, systems and other facilities, including, but not limited to, Guosen’s Electronic Trading Service (ETS), website, public account, application, telephone, facsimile, electronic mail and other devices provided by Guosen under this Agreement, which enables the Client to give electronic Instructions and to obtain information services provided by Guosen, and use other functions permitted by Guosen from time to time in its sole and absolute discretion.

“**Exchange**” means The Stock Exchange of Hong Kong Limited.

“**Guosen Group**” means Guosen’s holding company (as defined in the Companies Ordinance of Hong Kong) or any of Guosen’s subsidiaries or subsidiaries (as defined in the Companies Ordinance of Hong Kong) of such holding company.

“**GEM**” means the GEM operated by the Exchange, previously known as Growth Enterprise Market.

“**HKSCC**” means the Hong Kong Securities Clearing Company Limited.

“**Hong Kong**” means the Hong Kong Special Administrative Region of the People’s Republic of China.

“**Instruction**” means any instruction (including any subsequent amendment or cancellation thereof accepted by Guosen) the Client may give to buy or sell Securities, whether verbally, through the Electronic Service or in such other manner as Guosen may permit.

“**Listing Rules**” means the Rules Governing the Listing of Securities on the Exchange.

“**Main Board**” means the stock market operated by the Stock Exchange of Hong Kong Limited excluding GEM and Option market

“**Password**” means the Client unique personal password used in conjunction with the Account Number to gain access to Guosen’s Electronic Trading Services.

“**Securities**” means (a) shares, stocks, debentures, loan stocks, funds, bonds or notes; (b) rights, options, interests, certificates of participation in, receipts for or warrants to subscribe for or purchase of such respects as specified in (a); and (c) interests in any collective investment scheme.

“**SFO**” means the Securities and Futures Ordinance (Chapter 571) of the Laws of Hong Kong.

“**SFC**” means the Securities and Futures Commission of Hong Kong.

“**Transaction**” means an executed Instruction and the allocation and acquisition of a new listing and issue of Securities.

1.2 Unless the context otherwise requires, words and expressions defined in the Securities and Futures Ordinance, the Client Money Rules and the Client Securities Rules shall have the same meanings in this Agreement;

1.3 Words denoting the singular shall include the plural and vice versa, reference to one gender shall include all genders and words denoting person, the Client and Guosen shall include a natural person, firm or a sole proprietorship, partnership, syndicate and corporation and vice versa.

1.4 The heading of each provision hereof is for descriptive purposes only. They shall not be deemed to modify, qualify or otherwise substitute for any of the rights or obligations set forth in each of the provisions thereof contained in this Agreement.

2. THE ACCOUNT

2.1 Accurate Information: The Client confirms that the information provided in the Account Opening Application Form is complete and accurate. The Client undertakes to inform Guosen of any changes to that information. It is the Client's responsibility to ensure the accuracy of the above Account information and to notify Guosen immediately with regard to any changes. Guosen also undertakes to inform the Client of any material change of Guosen's name, address, registration status, services, charge rate and margin / short selling facilities.

2.2 Credit Inquiries: Guosen is authorized to conduct credit inquiries on the Client and to verify the information the Client has provided.

2.3 Legal Capacity: The Client represents that he/she is of required legal age and mentally fit to enter into this Agreement.

2.4 Ultimate Beneficiary owner(s) of the Account. The Client represents that the Client is the only party who has the ultimate interest(s) in the Client's Account. Should the ownership or beneficiary interests have changed, The Client agrees to inform and notify Guosen in writing immediately.

2.5 Power of Attorney: The Client agrees to and hereby irrevocably appoint Guosen with full power as the Client's true and lawful attorney in fact, to the full best extent permitted by law, for the purpose of carrying out the provisions of this Agreement and taking any action and executing any instrument, which Guosen deems necessary or advisable to accomplish the purposes of this Agreement.

2.6 Safeguard of Password and Account Number: For the protection of the integrity of the Account, the Client will create a password to access the Account. The Client acknowledges, represents and warrants that the Client is the sole and exclusive owner(s) and authorized user(s) of such password. The Client accepts the full responsibility for monitoring and safeguarding the integrity and security of the Client's password and Account Number. The Client will immediately notify Guosen in writing, if the Client becomes aware of any loss, theft or unauthorized use of the Client's password and/or Account Number. Guosen is not liable for any consequential damage in connection therewith before Guosen has duly received the abovementioned written notification from the Client.

3. INSTRUCTIONS AND TRANSACTIONS

3.1 Agents: Guosen will act as the Client's agent in effecting Transactions unless Guosen indicates (in the contract note for the relevant Transaction or otherwise) that Guosen is acting as principal.

3.2 Reliance on Instructions: The Client expressly agrees to use any of the Electronic Services or in such other manner as Guosen may permit to transmit the Client's instructions regarding the Account or the Agreement, or any trading and other related Instructions, including the subscriptions to acquire new listings or issues of Securities. Such instructions shall be deemed proper, valid, and binding on the Client. Guosen is under no duty to verify the identity or authority that emanates such Instructions. The Client hereby waives any and all defenses that any such Instructions was not in writing as may be required by the relevant laws, rules and regulations. However, Guosen reserves the right to refuse execution of instructions in the following circumstances: if the instructions are unclear; if contradictory instructions are received; if Guosen has a genuine belief that the instructions involve fraud, forgery, or unauthorized actions; or if executing the instructions would violate any applicable laws, rules, or regulations governing the Client, the authorized person, and/or Guosen.

3.3 Third Party Instructions: The Client understands that Guosen will not accept any third party Instruction, unless the Client has formally executed and delivered to Guosen a valid power of attorney which expressly authorizes a named specific party to transmit trade Instruction on the Client's behalf. The Client further agrees to indemnify Guosen from any disputes, losses and other claims arising from the execution by Guosen of any unauthorized third party Instruction transmitted on the Client's behalf. Should The Client decide to employ a third party to give Instructions, the Client agrees to supply Guosen with an accurate and truthful identification and personal information about the designated third party. The Client also understands those personal information will be made available to Hong Kong regulators and other government agencies, including but not limited to the SFC, Exchange, Independent Commission Against Corruption (ICAC) and so forth, and Guosen may disclose such personal information to the persons and/or for the purposes stipulated in (a) to (j) of Clause 10 of this Agreement.

3.4 Electronic Instructions: The Client acknowledges that from time to time, Guosen needs to act on fax or electronic Instructions (including but not limited to email or short message service (SMS) from the Client). The Client understands that facsimile and electronic Instructions are not secure means of communication and there are risks involved. The Client hereby requests Guosen to accept such facsimile or electronic Instructions for the Client's convenience. Guosen are hereby authorized to act on any facsimile or electronic Instructions that Guosen in Guosen's sole discretion believes emanate from the Client. Provided that Guosen exercises reasonable care in verifying the signature of the purported authorized person in the facsimile Instructions or the identity of the person giving the electronic Instructions, Guosen shall not be liable for acting in good faith on facsimile or electronic Instructions that emanate from unauthorized persons.

3.5 Order Cancellations: The Client may amend or cancel the Client's Instructions that have been previously transmitted. The Client agrees that Guosen is not obligated to accept such amendment or cancellation. Instructions may only be amended or cancelled prior to the execution. The Client shall accept full responsibilities for the Transactions, partial or fully executed prior to the processing of the Client's amendment and/or cancellation request.

3.6 Connected Person: The Client further represents and warrants to Guosen that the Client is not a Connected Person of the company(ies) and/or its Securities, of which the Client shall place orders or Instructions with Guosen for the purchase or disposal of or otherwise deal in such company(ies) and/or its Securities unless the Client specifically notifies Guosen to the contrary prior to the placing of such orders or Instructions.

3.7 Independent Judgment: The Client agrees that the Client, independently and without reliance on Guosen, makes his own judgments and decisions with respect to each Instruction and/or Transaction. Guosen shall be under no liability whatsoever with respect to any information or suggestion rendered by any of Guosen's directors, officers, employees or agents irrespective of whether or not such information or suggestion was given at the Client's request.

3.7A Suitability of Financial Products: Notwithstanding the aforesaid in this Agreement, if Guosen solicits the sale of or recommends any financial products 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 provision within these terms or any other document that Guosen may present to the Client, nor any statement that Guosen may request the Client to make, shall override this Clause. For the purpose of this Clause, "financial products" means any securities, futures contracts or leveraged foreign exchange contracts as defined under the Securities and Futures Ordinance.

3.8 No Guarantee of Executions: The Client acknowledges the fact that extraordinary events/technical difficulties may prevent or otherwise hinder the execution of the Client's Instructions. The Client agrees that Guosen will not be liable for any loss, actual or projected, resulted, directly or indirectly, from government actions, price variations, exchange/market restrictions, equipment, communication and systems failure and breakdowns, unauthorized access to the Account or trade Instructions, and other physical and technical restraints and conditions beyond Guosen's control.

3.9 Binding Transaction: Any transaction put through by Guosen for the Client pursuant to a facsimile or electronic instruction acted upon in good faith and in the absence of negligence default or fraud shall be binding upon the Client whether made with or without the Client's authority, knowledge or consent. The Client undertakes to indemnify Guosen and keep Guosen indemnified at all times against all actions, proceedings, claims, losses, damages, costs and expenses which may be brought against Guosen or suffered or incurred by Guosen and which shall have arisen either directly or indirectly out of or in connection with Guosen's accepting facsimile or electronic instructions and acting thereon, whether or not the same are confirmed in writing by the Client.

3.10 Short Sale: The Client acknowledges the fact that Guosen requires that stock certificate of Securities or the equivalent be deposited into the Client's Account prior to the acceptance of a sell order. Upon placing of sale orders of Securities which are not owned by the Client at the time of the sale (i.e. short selling), the Client hereby undertakes to: (a) make full and frank disclosure of such order(s) to Guosen; (b) provide (without demand by Guosen) all documentary evidence in substantiation of the

legality of the short selling under the SFO or other laws, rules and regulations of Hong Kong and of the Exchange; (c) authorize Guosen to arrange a buy-in of the relevant Securities at the prevailing market price for the Client's Account where the Client accidentally sold short; (d) indemnify Guosen against all damage, loss, lawsuits, cost and expenses which may be sustained or incurred by Guosen as a result of the execution of the shorting selling order(s).

3.11 No Stop-Limit Orders: Stop-Limit orders are types of conditional Instructions (for example, instructions that only take effect when the stock price rises or falls to a certain level). They are usually not immediately executable. The execution of such orders is pending on the satisfaction of certain previously defined conditions. The Client understands that Guosen generally does not accept such Instructions. If such orders are accepted, Guosen does not guarantee the execution of such orders.

3.12 Inside Trading is prohibited: It is unlawful to distribute, disseminate and act upon any non-public information to make a profit or to avoid a loss in Securities trading. The Client confirms that he/she is aware of such practice are unlawful. The Client agrees not to engage in the said and other unlawful practices and to take full responsibility for the consequences.

3.13 Restrictions on Trading: The Client agrees that Guosen may, in Guosen's sole discretion and without giving the Client prior notice, prohibit or restrict the Client's ability to trade Securities through the Client's Account for cause. The Client agrees that Guosen is not liable for any losses and/or damages, actual or hypothetical, as a result of such restrictions.

3.14 Transactions in foreign currency: In the event that the Client gives Guosen any instruction involving any transactions of securities denominated in foreign currency, (i) any profit or loss arising from the transactions due to fluctuation of the said foreign currency shall be attributed to the Account of the Client and the Client shall bear all the related risks; and (ii) Guosen is authorized to convert any fund in the Account between its original currency and the said foreign currency according to the rate as determined by Guosen at its absolute discretion with reference to the exchange market rate at that time. Under all circumstances, if Guosen requests, due to any reason whatsoever, the Client to repay his/her debt owed to Guosen, the Client shall pay in the currency as denominated in the original debt document/ transaction and Client shall be responsible for the payment of any additional charge, fee or discrepancy incurred during any conversion of currencies.

4. SETTLEMENT

4.1 Commissions and Charges: All Transactions executed in pursuance of the Instructions of the Client on the Exchange shall be subject to a Transaction levy and other levies that the Exchange from time to time may impose. Guosen is authorized to deduct and collect any such levies in accordance with the rules prescribed by the Exchange from the Client's Account. The Client shall pay Guosen on demand and/or authorize Guosen to deduct from the funds available in the Client's Account commissions on purchases, sales and other Transactions or services for the Account at such rate as Guosen may from time to time have notified the Client, together with all stamp duties, bank charges, transfer fees, interest and other charges in respect of or connected with the Account or any Transaction or Services thereof or any Securities therein. The Client acknowledges and agrees that the commission rates and fees are determined and set solely by Guosen, Exchange and other government agencies, and are subject to change at any time.

4.2 Sufficient Funds/Securities: Before Guosen executes the Client's Instructions, the Client is required to have available funds or Securities in the Client's Account at least equal to the amount to cover such purchase or sale (including all commissions, Transaction costs and charges). Unless otherwise agreed, or Guosen is already holding cash or Securities on the Client's behalf to settle the Transaction, the Client will, in respect of each Transaction and in a timely manner:

(a) pay Guosen cleared funds or deliver to Guosen Securities in deliverable form; or (b) otherwise ensure that Guosen has received such funds or Securities.

4.3 Duty to Settle on Time: The Client agrees that when Guosen has executed an Instruction and settled the Transaction on the Client's behalf, the Client shall, by the due settlement date, make payment to Guosen against delivery of or credit to the Account for purchased Securities, or make good delivery of sold Securities to Guosen against payment, as the case may be. Whenever the Client fails to make such payment or delivery of Securities by the due date as mentioned above or upon closure of the Account or termination of Guosen's relationship with the Client, the Client hereby irrevocably grants Guosen the authorization and rights under 4.4 of this Agreement.

4.4 Authorization to Cover: In the event that the Client does not have such sufficient funds or Securities available in the Client's Account, the Client authorizes Guosen that Guosen may at Guosen's sole discretion and without prior notification to the Client: (a) execute, cancel or liquidate the Client's Transactions; (b) set-off any amount receivable from the Client where such amounts arise from the purchase and sale of Securities against any amount payable to the Client; (c) dispose of any of the Client's Securities in the Account to settle any liability owing by the Client to Guosen arising from the purchase of Securities; and (d) borrow on the Client's behalf and/or purchase Securities with the funds available in the Client's Account arising from the sale of Securities.

Guosen shall not bear any responsibilities or liabilities whatsoever arising from the exercise of the above rights by Guosen. The Client hereby acknowledges that the Client shall indemnify Guosen against any loss, costs, fees and expenses that Guosen may incur in connection with the Client's failure to meet any of the Client's settlement obligations.

4.5 Undelivered Purchase: The Client realizes that delivery of any Securities the Client may purchase from the other party is not guaranteed.

4.6 Lien and Right of Sale over Securities and Other Property: Guosen shall have a lien over any and all Securities, acquired on the Client's behalf, or in which the Client have an interest (either individually or jointly with other) which are held for the Client's Account and all cash and other property at any time held by Guosen on the Client's behalf, all of which shall be held by Guosen as a continuing security for the payment and/or discharge of the Client's obligations to Guosen arising from the business of dealing in Securities and such security shall include all dividends or interest paid or payable after the date hereof on such Securities and all stocks, shares (and the dividends or interest thereon) rights, monies or property accruing or offered at any time by way of redemption, bonus, preference, option or otherwise to or in respect of such Securities. Upon default by the Client in payment on demand or on the due date therefore of any of the Client's indebtedness to Guosen or any other default by the Client hereunder, Guosen shall have the right, acting in good faith, to sell or otherwise dispose of the whole or any part of such security as when and how and at such price and on such terms as Guosen shall think fit and to apply the net proceeds of such sale or disposition and any moneys for the time being in Guosen's hands in or towards discharge of the Client's indebtedness to Guosen; and such security shall be in addition to and shall not prejudice or be prejudiced by any right of set-off or other security which Guosen may hold at any time for the Client's indebtedness to Guosen or by any release modification or abstention from enforcement thereof or other dealing therewith.

4.7 Payment on Demand: Notwithstanding any of the other provisions of this Agreement, the Client shall pay all the Client's indebtedness to Guosen on demand or earlier when due and at Guosen's request, shall deposit such cash, Securities or otherwise and maintain such security with Guosen as Guosen deems satisfactory or which may be required by the rules of any stock exchange or market of which Guosen is a member or to which Guosen may have any obligation, and such margin/security call shall be met immediately. The Client further acknowledges that Guosen may at any time require the Client to deposit sufficient cleared funds in the Account before carrying out any Transactions in respect of any Securities on the Client's behalf. The Client acknowledges that Guosen shall not be responsible for any loss occasioned thereby. The Client will be responsible to Guosen for any losses and expenses in connection with enforcing payment or discharge of any such indebtedness, liability or obligation.

4.8 Interest Charge: The Client agrees to pay interest on all overdue debit balances (including interest arising after a judgment debt is obtained against the Client) charged at an annual rate of eight (8) per cent above the best lending rate (Prime Rate) on Hong Kong dollars quoted by bank from time to time or at such rate as be stipulated by Guosen's sole discretion from time to time.

4.9 Costs of Collection: The Client agrees to pay for the reasonable costs and expenses of collection of the debit balance and any unpaid deficiency in the Client's Account, including, but not limited to, attorney's fees, court costs and any other costs incurred or paid by Guosen.

5. CUSTODY OF CLIENT FUNDS AND SECURITIES

5.1 Client Money and Interest Rate: The Company shall be entitled to deposit all monies held in the Account(s) and all monies received for or on the account of the Client with one or more segregated account(s) in Hong Kong, each of which shall be designated as a trust account or client account, at one or more authorized financial institution(s) or any other person approved by the SFC for the purposes of section 4 of the Client Money Rules. Unless otherwise agreed between the Client and the Company, any interest accrued on such monies shall belong to the Company absolutely.

5.2 Money Deposit: The Client agrees to deposit the Client's own monies for the purpose solely of making securities investment. The Client further agrees not to deposit or transfer, and Guosen is under no obligation to accept for deposit, into the Client's Account any Securities, cheques, bank drafts or other property which are not in the Client's name. Should Guosen decide to accept such deposit, the Client shall indemnify Guosen for all loss and liability incurred by Guosen in connection therewith.

5.3 Money Withdrawal: Subject to indebtedness, liability or other obligation to Guosen, the Client may withdraw monies up to its credit balance from the Client's Account upon written notice to Guosen with applicable fees Guosen may charge. The Client may appoint a third party as its agent to withdraw fund and shall effect such appointment by completing the form for the appointment of an agent for transfer of funds and/or Securities accessible by notice to Guosen in writing, together with the Client's signature, via mail or facsimile. Provided that Guosen has such authorization documents on file, Guosen is under no duty to verify the identity or authority of such agent who makes any withdrawal instructions. The Client hereby declares that the Client will be solely responsible for any errors, misappropriations or losses arise from such appointments.

5.4 Money Balance: Any cash held for the Client, other than cash received by Guosen in respect of settling Transactions and of fulfilling other debt obligations by the Client, shall be credited to a client trust account maintained with a licensed bank as required by applicable laws from time to time.

5.5 Safekeeping of Securities: Any Securities which are held by Guosen for safekeeping may at Guosen's discretion, be registered (if registrable) in the Client's name or in the name of Guosen's nominee; or be deposited, at the Client's cost, in safe custody in a designated account with Guosen's bankers or with any other institution approved by the SFC, which provides facilities for the safe custody of documents. 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 Guosen, be credited to the Client's Account or paid or transferred to the Client, as agreed with Guosen. Where the Securities form part of a larger holding of identical Securities held for Guosen'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.

6. CLIENT MONEY STANDING AUTHORITY

6.1 Client Money: The Client authorises Guosen to deal with money held or received by Guosen in Hong Kong (including any interest derived from the holding of the money which does not belong to Guosen) in one or more segregated account(s) on the Client's behalf in accordance with the provisions of any Standing Authority under the Securities and Futures (Client Money) Rules as may from time to time be given by the Client to Guosen or renewed or deemed to be renewed.

7. NEW LISTING OF SECURITIES

7.1 Authority to Make Application: In the event that the Client requests and authorizes Guosen to apply for Securities in respect of a new listing and/or issue of Securities on the Exchange as the Client's agent for the Client's benefit or for the benefit of any other person designated by the Client, the Client hereby warrants for Guosen's benefit that at the time of such application, Guosen has authority to make such application on the Client's behalf or on the behalf of any other person designated by the Client (as the case may be).

7.2 Familiarization With the Terms and Conditions of the New Listing and/or Issue: The Client shall familiarize himself/ herself and comply with all the terms and conditions governing the Securities of the new listing and/or issue and the application for such new Securities set out in any prospectus, offering documents and the application form or any other relevant documents in respect of such new listing and/or issue and the Client agrees to be bound by such terms and conditions in any such Transaction the Client may have with Guosen.

7.3 Representation, Warranties and Undertakings: The Client shall give to Guosen all the representations, warranties and undertakings which an applicant for Securities in a new listing and/or issue is required to give (whether to the issuer, sponsors, underwriters or placing agents of the relevant Securities, the Exchange or any other relevant regulator or person).

7.4 Sole and Only Application: The Client further declares and warrants, and authorizes Guosen to disclose and warrant to the Exchange on any application form (or otherwise) and to any other person as appropriate, that any such application made by Guosen as the Client's agent is the only application made, and there is no other application intended to be made, by the Client or on the Client's behalf, to benefit the Client or the person for whose benefit the client are applying. The Client acknowledges and accepts that the aforesaid declaration and warranty will be relied upon by Guosen and by the issuer, sponsors underwriters or placing agents of the relevant Securities, the Exchange or any other relevant regulator or person in respect of any application made by Guosen as the Client's agent.

7.5 Compliance with Relevant Rules and Industry Practice: The Client recognizes and understands that the legal, regulatory requirements and market practice in respect of applications for Securities may vary from time to time as may the requirements of any particular new listing or issue of Securities. The Client undertakes to provide to Guosen such information and take such additional steps and make such additional representations, warranties and undertakings as may be required in accordance with such legal, regulatory requirements and market practice as Guosen may in Guosen's absolute discretion determine from time to time.

7.6 Bulk Application: If Guosen or Guosen's agents make a bulk application for Guosen's own account, on Guosen's behalf and/or on behalf of Guosen's other clients, the Client acknowledges and agrees: (a) that such bulk application may be rejected for reasons which are unrelated to the Client and the Client application and neither Guosen nor Guosen's agent shall, in absence of fraud, negligence or willful default, be liable to the Client or any other person in consequence of such rejection; and (b) to indemnify Guosen if such bulk application is rejected either in circumstances where the representations and warranties have been breached or otherwise because of factors relating to the Client. The Client acknowledges that the Client may also be liable in damages to other persons affected by such breach or other factors.

7.7 Offer of IPO Loan: Guosen, on receipt of a request from the Client to apply for and purchase shares in companies that are being brought to the market by way of a new issue ("IPO Shares"), may provide assistance in financing subscriptions for such shares ("IPO Loan"). As continuing security for the due and punctual payment by the Client of all principal, interest and other sums owing by the Client to Guosen in respect of the IPO Loan, the Client as beneficial owner hereby charges by way of first legal charge the IPO Shares to Guosen until full payment made to Guosen of the IPO Loan by the Client; and hereby expressly authorizes Guosen to receive and apply all sums of whatever nature received by Guosen (or Guosen's nominees) in respect of any part of the charged shares towards payment of the IPO Loan in such manner and at such time as Guosen may determine.

8. ELECTRONIC TRADING SERVICE AND OTHER ELECTRONIC SERVICES

8.1 Electronic Trading Service: The Client understands that the Electronic Trading Service (ETS) is a semi-automated facility, which enables the Client to send electronic Instructions and receive information and services. The Client agrees to use the ETS only in accordance with the terms of this Agreement. Any additional services offered through the ETS in the future shall only be used by the Client in accordance with the terms of this Agreement.

8.2 Authorized Access: The Client shall be the only authorized user of the Electronic Service for the Client's Account. The Client shall be responsible for the confidentiality and use of the Access Codes. The Client acknowledges and agrees that the Client shall be solely responsible for all Instructions and contents (including but not limited to trading instructions, agreement signatures, and other instructions or notifications) entered or confirmed through the Electronic Service using the Access Codes and neither Guosen nor Guosen's directors, officers or employees shall have any liability to the Client, or to any other person whose claim may arise through the Client, for any claims

with respect to the handling, mishandling or loss of any instruction. The terms, agreements, or statements confirmed or agreed to by the Client through Guosen's website, official account, application, ETS, or other Electronic Services shall have the same legal effect as those signed in writing.

8.3 Proprietary System: The Client acknowledges that the ETS is proprietary to Guosen. The Client warrants and undertakes that the Client shall not, and shall not attempt to, tamper with, modify, de-compile, reverse engineer or otherwise alter in any way, and shall not attempt to gain unauthorized access to, any part of the ETS. The Client acknowledges that Guosen may take legal action against the Client, if the Client at any time breaches this warranty and undertaking or if Guosen at any time reasonably suspect that the Client has breached the same. The Client undertakes to notify Guosen immediately if the Client becomes aware that any of the actions described above in this paragraph is being perpetrated by any other person.

8.4 Responsibility to Notify Errors: The Client further acknowledges and agrees that, as a condition of using the Electronic Trading Service to give Instructions, the Client shall immediately notify Guosen if: (a) an Instruction in respect of the Account has been placed through the ETS and the Client has not received an order number; (b) an Instruction in respect of the Account has been placed through the ETS and The Client has not received an accurate acknowledgement of the Instruction or of its execution, whether by hard copy or via electronic or verbal means; (c) The Client has received acknowledgement, whether by hard copy, electronic or verbal means, of a Transaction which the Client did not originate or instruct; and/or (d) the Client becomes aware of any unauthorized use of the Account Number and/or Password.

8.5 Alternative Trading Facilities: The Client agrees that should the Client experience any problems in reaching Guosen through the ETS or vice versa, the Client shall attempt to use an alternative method or device, as Guosen may make available, to communicate with Guosen to place the Client orders and to inform Guosen of the difficulty the Client may experience. The Client acknowledges that Guosen gives no express or implied warranties (including but not limited to warranties of merchantability, functionality or fitness for a particular use) with respect to trade or trade related services.

The Client agrees that Guosen shall not be responsible to the Client for any losses, costs, expenses, damages or claims which the Client may suffer as a result of any disruption, malfunction or other suspension of Guosen's service beyond Guosen's control.

8.6 Third Party Market Data: The Client understands that the Electronic Trading Services may provide, for informational purpose only, data about Securities published by third parties. Owing to market volatility and possible delay in the data-transmission process, the data may not be real-time market quotes for the relevant Securities or investment. The Client understands that whilst Guosen believes such data to be reliable, it has no independent basis to verify or contradict the accuracy or completeness of the information provided. The Client understands that no recommendation or endorsement from Guosen shall be inferred from the data provided with respect to any Securities or investment.

8.7 No Guarantee of Accuracy or Timeliness of Information: The Client acknowledges that the price quote service available at the ETS is provided by a third party provider appointed by Guosen from time to time. The Client understand that information provided in the Electronic Trading Services is on an "as is", "as available" basis and Guosen does not guarantee the timeliness, sequence, accuracy, adequacy or completeness of such information.

9. NOTICE AND COMMUNICATIONS

9.1 Mode of Delivery: All notice and communications from Guosen to the Client under this Agreement may be sent and delivered by personal delivery, postal mail, facsimile, electronic mail or other electronic transmission to the address, facsimile number, electronic mail address in the Account Opening Application Form or as notified to Guosen in writing from time to time by at least seven (7) days' prior notice. All notices and other communications shall be deemed to be given (i) at the time of despatch or transmission if delivered personally, by electronic mail or other electronic transmission, by facsimile transmission, or by telephone; or (ii) 24 hours after despatch if sent by post, whichever shall be the first to occur; provided that any notice or other communication to be given to Guosen shall be effective only when received by Guosen.

9.2 Presumption of Receipt: All communications so sent whether by messenger, mail, facsimile, electronic mail or otherwise, shall be deemed delivered and received, unless otherwise notified to Guosen by the Client. It is the Client's responsibility to ensure the correctness and accuracy of all the Account information and to contact Guosen immediately if there is any change.

9.3 Verbal Communications: Guosen may also communicate with the Client verbally. The Client is deemed to have received any message left for the Client on the Client's answering machine, voicemail or other similar electronic or mechanical devices at the time it is left for the Client.

9.4 Responsibility to Retrieve and Review Communications: The Client agrees to check regularly the Client's mailbox, electronic mailbox, facsimile machine, application and other sources of facilities through which the Client receives communication from Guosen. Guosen will not be responsible for any losses that arise from the Client's failure, delay or negligence to check such sources or facilities and/or any failure or breakdown of such sources or facilities.

9.5 Monitoring and Recording of Telephone Conversations and Electronic Mails: For the protection of the Client and Guosen, and as a tool to detect and rectify misunderstandings, the Client agrees and authorizes Guosen, at Guosen's discretion and without further prior notice, to monitor and record any or all telephone conversations and any electronic communications between Guosen and the Client.

9.6 Confirmation and Account Statements: The Client is responsible for reviewing all acknowledgements, confirmations, contract notes and Account statements in relation to the Client's Transactions and other Account activities information at once upon receiving them. All Transaction and other information therein contained will be binding on the Client unless Guosen receives the Client's notice of objection in writing within five (5) days after the Client receives or deemed to have received them. In all cases, Guosen has the right to determine the validity of the Client's objection to the relevant Transaction or information.

9.7 Undelivered or Returned Mails: The Client agrees to keep the Client's Account information up to date, and to notify Guosen of any changes within forty-eight (48) hours. The Client understands, for the security and integrity of the Client's Account, that Guosen may temporarily or permanently disable or restrict the Client's Account, if and when the mails become undeliverable or are returned as a result of the Client's failure to provide, update and/or notify Guosen with most current and accurate Account information.

10. PERSONAL DATA

10.1 Personal Data Protection: Guosen will keep all personal data related to the Client's account confidential. The Client acknowledges, fully understands, and accepts the Personal Information Collection Statement in clause 11 of this Agreement and the Circular to Client and Other Individuals relating to the Personal Data (Privacy) Ordinance.

10.2 Associated with Guosen's Employees or Agents: The Client represents and warrants to Guosen that the Client is not associated with any of Guosen's employees or agents or any employees or agents of any member of the Guosen Group including without limitation as a spouse or a child under 18 years of such employees or agents and agrees that if the Client is or becomes associated with any of such employees or agents, the Client shall promptly notify Guosen of the existence and nature of such association and acknowledge that Guosen may, upon receipt of such notice and at Guosen's absolute discretion, choose to terminate the Account.

10.3 Disclosure of Beneficiaries: If the Client effects Transactions for the Account of clients or other beneficial owners, whether on a discretionary or non-discretionary basis, and whether as agent or by matching Transactions as principal with the beneficiaries, the Client agrees that, in relation to a Transaction where Guosen has received an inquiry from regulators, the Client shall immediately upon Guosen's request provide to the regulators such identity details of the beneficiaries for whose Account the Transaction was effected, of the person with the ultimate beneficial interest in the Transaction and/or of the person who originated the Transaction.

10.4 Arrangement where Beneficiaries are Intermediaries: If the Client is aware that any of the beneficiaries is acting as intermediary for its underlying client(s), and the Client does not know the identity, address, occupation and contact details of the underlying client(s) for whom the Transaction was effected, the Client confirms that the Client has arrangements in place with such beneficiaries, which entitle the Client to obtain the details contemplated above from the beneficiaries immediately upon

request or procure that they be so obtained. Guosen will, upon Guosen's request in relation to a Transaction, promptly request the requisite identity details from the beneficiaries on whose Instructions the Transaction was effected, and provide them to the regulators as soon as received from the beneficiaries or procure that they be so provided.

10.5 Survivability: The Client further confirms that the Client's obligations under this clause 10 will continue after the termination of this Agreement.

11. PERSONAL INFORMATION COLLECTION STATEMENT

11.1 This Statement is provided to the Client as an individual Client of the Company in accordance with the requirements of Hong Kong Personal Data (Privacy) Ordinance (the "Ordinance"). Terms defined in this statement has the same meaning as in the Agreement.

11.2 DISCLOSURE OBLIGATION

Unless otherwise stated, the Client must provide accurate information and personal data as requested in the Client Information Form to Guosen. If the Client fails to provide such data, Guosen may be unable to open or manage an account for the Client, thereby rendering it impossible to provide relevant products and services.

Guosen may collect data (including personal data) such as device information, browsing behavior, and usage preferences through technical means (e.g., Cookies) when the Client uses its electronic platforms (including but not limited to websites, electronic trading systems, and mobile applications). Disabling Cookies may result in certain functional limitations.

11.3 USE OF PERSONAL DATA

(1) USERS

(1) All personal data concerning the Client (whether provided by the Client or any other person, and whether provided before or after the date the Client receives the Agreement containing this information) may be used by including but not limited to the following companies or persons (each, a "User"):

- (a) Guosen, Guosen Group and/or their respective Associates;
- (b) any director, officer or employee of the Guosen Group;
- (c) any person (such as lawyers, advisers, nominee, custodian etc) authorized by the Guosen Group when carrying out the Client's Instructions and/or the business of the Guosen Group;
- (d) any actual or proposed assignee of any rights and obligations of the Guosen Group in relation to the Client; and
- (e) any governmental, regulatory or other bodies or institutions, whether as required by law or regulations applicable to any member of the Guosen Group.

(2) PURPOSES

All personal data concerning the Client may be used by any User for including but not limited to the following purposes:

- (a) the processing of applications for financial services;
- (b) the daily operation of the services and facilities provided to Client, including credit assessment, statistical or behaviour analysis, or creating and maintaining the Guosen Group's credit scoring models;
- (c) purchasing, investing, or otherwise disposing of and generally dealing in and with all kinds of the abovementioned products/services on the Client's behalf;
- (d) provision of credit reference;
- (e) marketing, launching and promoting securities services or products of the Guosen Group and / or selected companies;
- (f) complying with the obligations, requirements or arrangements for disclosing and using data; and
- (g) all other incidental and associated purposes relating to any of the above.

11.4 RIGHTS OF ACCESS AND CORRECTION

The Client has the right to access and correct their personal data in accordance with the provisions of the Ordinance. Subject to certain exemptions, the Client is generally entitled to:

- (a) enquire whether Guosen holds personal data relating to the Client;
- (b) request access to the Client's personal data within a reasonable time, in a reasonable manner, and in a form that is intelligible, subject to a reasonable fee;
- (c) request the correction of the Client's personal data; and
- (d) be provided with reasons if a request for access or correction is refused, and object to such refusal.

11.5 CONTACT PERSON

If the Client wishes to request access to and/or correction of personal data concerning the Client, such requests should be addressed to the Company's Personal Data Protection Officer or other responsible persons.

12. RISK DISCLOSURE STATEMENTS

12.1 Client confirms that the Risk Disclosure Statement for Securities Account has been provided in a language of the client's choice (English or Chinese).

12.2 Client confirms that it has been invited to read the Risk Disclosure Statement for Securities Account, ask questions and take independent advice if Client wishes.

12.3 Acknowledgment of the Risks: Client acknowledges that it understands the risks provided on the Risk Disclosure Statement for Securities Account and accepts such risks.

13. CONFLICTS OF INTERESTS

13.1 Subject to applicable laws, rules and regulations, Guosen shall be entitled to:

- (a) act in any capacity for any other person or buy, sell, hold or deal in any Securities for Guosen's own Account even if similar Securities may be in the Client's Account or covered by the instruction respect of the Client's Account;
- (b) purchase for the Client's Securities, fully or partially held by Guosen from Guosen's own Account;
- (c) purchase for Guosen's own Account Securities, fully or partially, from the Client's Account;
- (d) match the Client's order with that of Guosen's client(s) by acting on his or their behalf as well as on the Client's behalf;
- (e) take the opposite position to the Client's order whether it is on Guosen's own Account or is on behalf of other clients of Guosen; and
- (f) deal in Securities where Guosen is involved in a new issue, rights issue, takeover or similar Transaction concerning such Securities, provided that in cases under (b), (c), and (d) above, the terms of any Transaction in which the Client is involved are not less favorable to the Client than they would have been, had the Transaction been entered into at arm's length on the day in question. Guosen shall not be liable to the Client for or obligated to disclose to the Client, any commission, profits or other benefit whatsoever resulting from Guosen's carrying out any of the above actions or entering into any of the above Transactions.

13.2 Guosen has the right to solicit, accept and retain for its own benefit any rebate, brokerage, commission, fee, benefit, discount and/or other advantage from any Transaction effected by Guosen. Guosen may also offer at its discretion any benefit or advantage to any person in connection with such Transaction.

14. GENERAL PROVISIONS

14.1 Laws and rules: All Transactions in Securities traded on the Main Board and GEM of the Exchange, which Guosen effects on the Client's behalf, shall be effected in accordance with all applicable laws, rules and regulations (as amended from time to time) of Hong Kong and other applicable jurisdictions and the by-laws, codes, rules, regulations; customs and usage of the SFC, the Exchange and the HKSCC.

14.2 Legally Binding: The Client hereby agrees that this Agreement and all the terms herein shall be binding upon the Client and the Client's heirs, estate, executors, representatives, successors and assignees. All actions taken by Guosen in accordance with such laws, rules and regulations shall be binding on the Client.

14.3 Entire Understanding: This Agreement, together with all other written agreements, existing or subsequent, between Guosen and the Client related to the Client's Account and terms contained on statements and confirmations sent to Guosen, contains the entire understanding between and binding upon Guosen and the Client concerning the subject matter of this Agreement.

14.4 Severability: If any provision of this Agreement shall be held to be invalid or unenforceable by any court or regulatory agency or body, such invalidity or unenforceability shall attach only to such provision. The validity of the remaining provisions shall not be affected thereby and this Agreement shall be carried out as if any such invalid or unenforceable provision were not contained here. Time shall be of the essence in relation to all matters arising under this Agreement. Where the client consists of more than one person, the liability of each of the client shall be joint and several and references to the client shall be construed, as the context requires, to any or each of the client. Guosen shall be entitled to deal separately with any of the client including the discharge of any liabilities to any extent without affecting the liability of the others.

14.5 Presumption of Authorization: Every Transaction indicated or referred to in any notice, statement, confirmation or other communication and every statement of Account shall be deemed and treated as authorized and correct and as ratified and confirmed by the Client unless Guosen shall receive from the Client written notice to the contrary within five (5) days after the date after such notice, statement, confirmation or other communication is deemed to have been received by the Client.

14.6 Duty to Notify: The Client shall inform Guosen within two (2) Business Days of the possession or knowledge of information, if the Client acts as an intermediary for or effected a Transaction on behalf of someone other than the Client as an ultimate beneficiary owner(s); and if the Client notices any discrepancies and/or error with regard to and in connection with any of the Client's Account information, Transactions, settlements and fund transfers. The Client agrees that the Client failure to notify Guosen of such discrepancy and/or error in a prompt manner (in any case no later than seven (7) calendar days) would exonerate Guosen and Guosen's agents from any claims, liabilities or damages resulted from those discrepancies and/or errors.

14.7 Amendment: To the extent permitted by law, Guosen may from time to time amend any of the terms and conditions of this Agreement by notifying the Client and such amendments shall come into effect immediately upon the Client deemed receipt of Guosen's notice. The Client acknowledges and agrees that if the Client does not accept any amendments (including amendments to Guosen's commission rates and fees) as notified by Guosen from time to time, the Client shall have the right to terminate this Agreement in accordance with termination clause under this Agreement. The Client further agrees that any amendments shall be deemed to be accepted by the Client, should the Client continue to effectuate Transaction(s) in the Client's Account without expressly communicating to Guosen the Client's objections to such amendments prior to the Transaction(s).

14.8 Material Change: Guosen will notify the Client of material changes to any information provided to the Client concerning the operation of Guosen, which may affect the service(s) provided to the Client under this Agreement.

14.9 Waiver: Waiver of any right under this Agreement must be in writing signed by the party waiving such right. Guosen will not be regarded as having waived any right under this Agreement if Guosen fails or delays in exercising such right. Any single or partial exercise of any rights under this Agreement will not preclude any further exercise of such right or exercise of any other right. Guosen's failure to insist at any time on strict compliance with any of the terms or conditions of this Agreement or any continued course of such conducts by Guosen shall in no event, constitute or be considered as a waiver by Guosen of any of Guosen's powers, rights, remedies or privileges.

14.10 Assignment: Guosen may assign Guosen's rights or obligations under this Agreement to any of Guosen's subsidiaries or affiliates without giving any prior notice, or to any other entity upon prior written notice to the Client. The Client shall not assign any of the Client rights and/or obligations under this Agreement to any other party except with Guosen's prior written consent.

14.11 Default: Any of the following non-exclusive and non-exhaustive events shall constitute an event of default: (a) the Client has breached any material term(s) of this Agreement or defaulted in respect of any Transaction with Guosen; (b) the Client fails to pay for or otherwise settle any purchase (including the subscriptions to acquire a new listing and issue) or other Transaction under this Agreement when due; (c) in the event when a petition in bankruptcy or winding-up or the commencement of other analogous proceedings is filed against the Client; or (d) any writ or order of attachment or distress or equivalent is filed against the Client. If an event of default occurs, without prejudice to any other rights or remedies that Guosen may have against the Client and without further notice to the Client, Guosen shall be entitled to: (a) cancel any or all outstanding orders or any other commitments made on the Client behalf; (b) cover any short position in the Account through the purchase of Securities or liquidate any long position in the Account through the sale of Securities; (c) sell, dispose of or otherwise deal with in whatever manner any Securities in the Account and any Securities deposited by the Client with Guosen; (d) sell or realize all or any part of the Client's property held by Guosen or other member of Guosen Group in such manner and upon such terms as Guosen may conclusively decide and satisfy the client's obligations and indebtedness towards Guosen or Guosen's affiliates out of the net proceeds (with fees, expenses and costs deducted).

14.12 Termination: Either party may terminate this Agreement at any time provided a written notice is given to the other party fifteen (15) days in advance. The Client understands, upon the presentation of such notice that the Client's Account shall be restricted to the closing transactions only (i.e. the liquidation of existing Securities). However, Guosen may terminate this Agreement forthwith at any time without notice to the Client if the Client breaches or fails to comply with any terms of this Agreement (termination for cause). Any termination is conditioned on the satisfaction of any outstanding indebtedness and/or obligations in the Client's Account, including but not limited to any debit balance, executed and yet unpaid purchases, and the settlement of the subscription, allocation and acquisition of the shares of a new listing and issue and shall not affect any Transaction already entered into, or prejudice or affect any right, power, duty and obligation of either party accrued, prior to such termination.

14.13 Indemnification: The Client agrees that Guosen and Guosen's directors, officers, employees and agents shall not be liable for any delay or failure to perform any of Guosen's obligations hereunder or for any losses caused directly or indirectly by any condition or circumstances over which Guosen, Guosen's directors, officers, employees or agents do not have control, including but not limited to government restriction, exchange or market rulings, suspension of trading, failure of electronic or mechanical equipment or communication lines, telephone or other interconnect problems, unauthorized access, theft, war (whether declared or not), severe weather, earthquakes and strikes. The Client further agrees to indemnify Guosen and Guosen's officers, employees and agents on demand for any loss, cost, claim, liability or expense arising out of or in connection with any breach by the Client of the Client's obligations hereunder including any reasonable costs incurred by Guosen in collecting any debts due to Guosen or in connection with the closure of the Account.

14.14 Disclosure to Regulators: If Guosen receives any legitimate request for information on any Transaction relating to any of the Client's Account by any regulators in Hong Kong including but not limited to the SFC and the Exchange, even if the Client's Account has been terminated prior to such request: (a) the Client will provide the required information within two (2) Business Days of Guosen's request; (b) the Client will, within two (2) Business Days, inform Guosen or Hong Kong regulators of the identity, address and contact details of any third party(ies), whereas the Client acts as an intermediary of and effect trades for the benefit of such third party(is); (c) the Client will, upon Guosen's request, immediately provide or authorize Guosen to provide the relevant information to any government or regulatory authority in any other jurisdiction.

14.15 Hong Kong Jurisdiction: This Agreement shall be governed by, interpreted and construed in accordance with the laws of Hong Kong. Guosen and the Client hereby irrevocably agree that any claims or disputes arising from this Agreement (including disputes regarding the validity of this Agreement) will be submitted to the Shenzhen Court of International Arbitration for arbitration in Shenzhen in accordance with the arbitration rules in effect at the time of application for arbitration. The arbitral award is final and binding on both parties.

14.16 English/Chinese Version: The Client confirms that the Client has read the English or Chinese version of this Agreement and that the contents of this Agreement have been fully explained to the Client in a language which the Client understands, and that the Client accepts this Agreement in its entirety. In the event that there is inconsistency between the English version and the Chinese version of this Agreement, the English version shall prevail.

14.17 Margin Account Agreement: Margin Account Agreement is only applicable to Client who opens Margin Account with Guosen. By opening Margin Account with Guosen, Client represents that he / she agrees with all the terms and conditions set forth in the Margin Account Agreement.