

A/C No:	·
Client (A/C) Name: _	
A/C Opening Date: _	
AE Code:	

ACCOUNT OPENING FORM (Corporate Account)

帳戶開戶表(公司帳戶)

		Account Type 帳戶類別						
Account Type(s)					itions in Client Agr	eement		
帳戶類別 Securities Account ((Including Fund & Bond) まなみ凄寒)	□ Cash Account 現金帳戶	Part 1, 2, 5, 6, 7	議之條款及條件 7, 9 and 10 ☑、六、七、九及十部份				
Securities Account (Including US Stock)	□ Margin Account 保證金帳戶	Part 1, 2, 3, 5, 6	6, 7, 9 and 10				
證券帳戶(包括到 Futures & Options A 期貨及期權帳戶			第一、二、二 Part 1, 2, 4, 6, 1 第一、二、四	7, 9 and 10				
Additional Services 増設服務				/				
☐ Electronic Trading Serv	ices 電子交易服務		Part 8 第八部(分				
		Account Opening Documents 開戶文件要求						
		一		Secu	rities 證券			
Documents 文件				Cash A/C 現金帳戶	Margin A/C 保證金帳戶	Futures & Options 期貨及期權		
Account Opening Form 帳	戶開戶表			✓	✓	✓		
	_	nal Data under HKIDR and OTCR E - 客戶資料收集及處理同意書		✓	✓	✓		
Client Securities Standing A					✓			
Client Money Standing Aut						√		
CRS Self-Certification Form		日衣證明表格 - 實體 同匯報標準自我證明表格 - 控權人		✓ ✓	✓ ✓	√		
W-8Ben E/W-8IMY Form		卸貨及卸權)	✓	· ·	√			
Certificate of Incorporation		√	√	✓				
Business Registration Certi		✓	✓	✓				
Memorandum and Articles		✓	✓	✓				
Register of Directors (certif		√	√	√				
Register of Members (certi Annual Return (certified co		✓ ✓	✓ ✓	✓				
Copies of Hong Kong ID Ca								
所有獲授權代理人、董事	及本帳戶實質權益的人		✓	✓	✓			
Guarantee (with Guaranto		✓	✓	✓				
Audited Accounts for the la of this Form 過去一年的經	图 審計帳目的核證副本及	負債表	✓	✓	✓			
董事在職證明(6個月內	及核證副本)(海外註ff		iny)	✓	✓	✓		
Extracts of Board Resolution			√	√	√			
Ownership Chart / Organiz Address proof of Directors,		✓ ✓	✓ ✓	✓ ✓				
Investment Risk Profiling C			✓	✓ ·				
		Account Opening Form (Corp 帳戶開戶表(公司)						
Name of Account Holder 帳戶持有人姓名		*K) M) 私(A円)						
AE Name			Year to know th	his AE				
客戶主任姓名			與客戶主任年	.期		Year(s) (年)		
Are your Company an existing	g client of Imperium Secu	rities Limited?貴公司是否帝國國際証券有			】Yes 是 □	No 否		
Type of Company 公司類別	□ Listed Company 上 □ Offshore Company □ Others 其他		ate Company 私人公 nership 合夥經營	司	Sole Proprietors	hip 獨資經營		
□ We have received IISL's p 吾等收到帝國國際証券	perium International Secur promotion materials and ha 有限公司的資料後,主重	rities Limited ("IISL")?客戶從何認識帝國國ave expressly invited your Account Executive 功邀請帝國國際証券的客戶主任與本公司II Advertisement 廣告 Website 網	to contact me 聯絡。		証券」)? y) 其他(請說明)			
Bank Account Information	銀行帳戶資料							
Designated Bank	Name of Bank 銀行名稱							
指定銀行	Account Name 帳戶名稱		Account 帳戶號码	: Number 馮				
(choose one only) (Corres		ng Confirmation and Statement & Other	s relevant informatio	nn)				
(只選一項)(通訊包括 <u>)</u> By email 電郵方式	交易確認及結單及其他		5 i elevant illiUllilatiO	,				
□ By post 郵寄方式	☐ Registered Address	註冊地址 📮 Business Addre	ess 營業地址					
Postal Address	Postal Address (If	different from the Registered Address or	Business Address)	郵寄地址*(如與註冊或營業均	也址不同)		
POSTAL MAGLESS								

1. Corporate Account 公司的									
(a) Corporate Particulars 公司資料	斗								
Name of Company 公司名稱									(English)
公미石冊									(中文)
Account Name (if different of the above) 帳戶名稱(如與上述不同)									
Nature of Business 業務性質					No. of years in 經營該業務年	數			
Place of Incorporation (Note1) 註冊地點 (^{注 1)}					Date of Incorpo 註冊成立日期	oration (DD/I (日/月/4	年)		
Registration No. of Incorporation 公司註冊編號					Business Regist 商業登記號碼	tration No. (i			
Registered Address (Note1) 註冊地址(^注 1)		_		_					
Business Address (If different from the above) (PO Box is not accepted) 營業地址 (如與上述不同)(不接受郵政信箱)									
Office Telephone No. (Note1) 公司電話號碼 (^注 1)					Office Fax No. 公司傳真號碼				
Email Address 電郵地址									
(b) Particulars of the Company's U 公司最終實益擁有人資料(扩						ot applicab	le to public	listed company)	
公可取於貝面孫月八貝科(1 Name 姓名	ID Card/ Pa	D Card/ Passport No. Tel. No. (Note1)		Addres	SS (Note1)		Born in U.S. ^(Note1) 美國出生 ^{(#}	(NOTEL)	% holding 持股百分比
	+						☐ Yes 是☐ No 否	☐ Yes 是☐ No 否	
							☐ Yes 是☐ No 否	☐ Yes 是☐ No 否	
				1			☐ Yes 是☐ No 否	☐ Yes 是☐ No 否	
(c) Director's Information 公司董事資料									
公可里 事 貝科 Name 姓名			Passport No. /護照號碼	Telephon 電話號碼		Address (Ple 地址(請填	ease fill in a U. 上美國地址(.S. address (if any)) ^{(N} (如有))(^胜 1)	lote1)
XL-LI		24,74	RX/III.wu		y	,		(NH 13 \)	
(d) Trading Authorization 交易授權									
The Client hereby appoints the following									
settlement instructions of the Authorize purported to be given by the Authorized omission of the Authorized Person(s).									
客戶謹此委任以下人士為獲授權人士。 發出之任何買賣及交收指示承擔全部重									
公司作出 彌 僧。 Name of Authorized Person 獲授權人士姓名	ID Card/ Passpor 身份證/護照號		話號碼 a	address (if a	ease fill in a U.S. any)) 上美國地址如有))	Relationsl 關係	hip Specimo 簽名式	en Signature 樣	
		_							
[]						1			

(e) Financial Information 財務資料											
1. Authorized Share Capital 法	定股本		2. Issued Share Capital 已發行股本								
Total Nominal Value No. (of Shares	Par Value 每股面值	No. of Shares Issue 已發行股數	ed	Share Issue	/alue of ea ed 亍股份面值	Shares Issued				
3. Net asset based on the late 最近期經核數師作實之淨 □ ≤\$500,000 □ \$500,001 □ \$5,000,001 - \$30,000,000	資產值(港元)	\$1,000,001 - \$5,000,000	4. Source of Fund 資金來源 □ Investment gain 投資獲利 □ Business Profit 業務盈利 □ Shareholders loan 股東貸款 □ Others 其他								
5. Latest annual net profit after	r tax (HKD) 最新年月	度稅後純利(港元)									
Year 年度			Profit (HKD) 溢利	」(港元)							
(f) Investment Experiences a	nd Knowledge of D	erivative Products 投資	涇驗 及衍生產品認	識					_		
1. Investment Objective	☐ Conservation o	f capital 保本投資	■ Hedging 對沖			Capital Ap	preciation	資產增值			
(can choose more than one) 投資目標(可選多於一項) 2. Investment Experience		stment 長線投資 specify) 其他 (請說明) _	☐ Short-term trading			n term of ye	ar) 經驗	(以年計)	卖 /		
(can choose more than one)	Product 產品			Nil 無	<u>×perience (i</u> ≤ 1	1-3	3-5	5-10	>10		
投資經驗 (可選多於一項)	Stocks 證券										
		ns 期貨及期權合約									
	Derivative Warran										
		Contract (CBBC) 牛熊證 Funds 單位信託/互惠基金									
		nd (ETF) 交易所買賣基金									
		d) 固定收益證券 (債券)									
		cify) 其他 (請說明)						٠			
4. Has the company or any of th 貴公司或其董事是否曾經破□ No 否□Yes								。 o trade 可意買賣有			
(g) Disclosure of Related Acco	ount(s) 関連帳戶資	YAID									
ldentity Declaration 身份聲明	(i) Are you, any o licensed by o 客戶、任何之	of the ultimate beneficial own r registered with the SFC or an 之最終實益擁有人、最終帳戶	employee of a licensed 三交易指示發出者及/	d/registere /或董事是	ed person? 否證監會之	_持牌人/註			erson		
	□ No 否	□ Yes. Please specify 是。請詳述	Name of licensed Corp	oration 預	冲公り名稱						
	Associates?	or any of the ultimate benefici 壬何之最終實益擁有人及/『	, , ,			,	. ,		of IISL or its		
	☐ No 否	□ Yes. Please specify 是。請詳述	Name of employee/dire				lationship				
	(iii) Does your Co 貴公司是否持	mpany control 35% or more o 空制帝國國際証券的現有證券	f the voting rights of ar 条保證金客戶 35%或以	nother cor _l 人上之表決	oorate finan 權?	cing margin	account w	ith IISL?			
	□ No 否	☐ Yes. Please specify 是。請詳述	Account Name 帳戶名和				C No. 帳戶				
	public function senior execut 帳戶之任何董	r, ultimate beneficial owner(s) n, which includes a head of st ive of a stated-owned corpora 董事、最終實益擁有人及其存 戏軍事官員、國有企業高級行	ate, head of governme tion and an important i關人士是否擔任或曾	nt, senior political pa 曾擔任重要	politician, se arty official?	nior govern	ment, judi	cial or milita	ry official,		
	□ No 否	□ Yes. Please specify 是。請詳述									
	客戶是否與不	g on behalf of a third party wi				事?					
	☐ No 否	□ Yes. Please specify 是。請詳述	Account Name 帳戶名和	哨		A/0	No. 帳戶	號碼			

	(vii)									are the beneficial owner of the ot 且是該等其他證券保證金客戶的			
		(□ N	o 否		Yes. Please specif 是。請詳述	/ [Account	Name 帳戶	2名稱	A/C No.	帳戶號碼	
	(viii)			u financially connected with another securities margin client of IISL by guarantee arrangements? 否與帝國國際証券其他證券保證金客戶藉擔保安排而在財務上有關聯?									
		(□ N	o 否		Yes. Please specif 是。請詳述							
FATCA Information (Note2) FATCA 資料 (^注 2)				e are a U.S. registered entity. Our Tax ID Number is: 公司為美國註冊之公司。報稅識別號碼為:									
		١	We h	le have already registered as a Participating Foreign Financial Institution. Our Global Intermediary Identification Number (GIIN) is: 公司已註冊成為 FATCA 之外國金融機構參與者,註冊編號為:							ntification Number (GIIN) is:		
		١	We ar	e are a FATCA Non-Participating Foreign Financial Institution.									
		١	We ar	公司是不參與 FATCA 的外國金融機構。 are a Non-reporting Inter-Governmental Agreement (IGA) Foreign Financial Institution.									
		١	We ar	公司是無需申報的政府間協議(IGA)外國金融機構。 erare a Non-Financial Foreign Entity (NFFE).									
2 Ultimate Panaficial Ou	m out					外國機構。	z → ← トカ	1 + 4					
2. Ultimate Beneficial Ow I/We am/are the ultimate beneficial of									擁有人。				
☐ Yes 是 ☐ No, p										T			
Name of Ultimate Beneficial Owner(s 最終實益擁有人姓名	()								(English)			(中文)	
HKID Card/Passport No. 香港身分證/護照號碼									· · · · ·	Nationality ^(Note1) 國籍 (註 ¹⁾			
Residential Address 住宅地址													
Telephone No. 電話號碼										Relationship with Account ho 與帳戶持有人關係	older(s)		
Is/are the ultimate beneficial owner(six最終實益擁有人是否美國公民或				or resi	dent?	(Note 1)		☐ Ye	, —				
Is/are the ultimate beneficial owner(s 該最終實益擁有人是否在美國出生			J.S.?	(Note 1)				☐ Ye					
3. Ultimate Originator(s)													
I/We am/are ultimately responsible f ☐ Yes 是 ☐ No, p							 長終帳	戶交易	易指示發と	出者。			
Name of Ultimate Originator(s) of Tra 最終帳戶交易指示發出者姓名	nsactio	on							(English)			(中文)	
HKID Card/Passport No. 香港身分證/護照號碼										Nationality ^(Note1) 國藉 ^(註 1)			
Residential Address 住宅地址													
Telephone No. 電話號碼										Relationship with Account ho 與帳戶持有人關係	older(s)		
Is/are the ultimate originator(s) of tra 該最終帳戶交易指示發出者是否美					or re	esident? (Note 1)		☐ Ye	es 是	□ No 否			
Is/are the ultimate originator(s) of tra 該最終帳戶交易指示發出者是否在					(Note	1)		☐ Ye	es 是	□ No 否			
Note 註 1													

4

Note 2 註 2 Foreign Account Tax Compliance Act (FATCA) Entity Classification Guide 外國賬戶稅務合規法案實體分類指引

U.S. registered entity 美國許冊之實體

An U.S. Entity is a partnership or Corporation organized in a U.S. Jurisdiction or a Trust with a substantial (10%) beneficiary that a U.S. citizen or resident individual.

美國註冊之實體是指於美國註冊之合夥/公司,或由美國公民或居民擁有最終權益(10%)的信託

Foreign Financial Institution (FFI) 海外金融機構

A Foreign Financial Institution refers to a non-US Financial Institution. The FATCA legislation contains an extensive definition of FFI and includes entities such as banks, custodian institutions, investment funds and certain types of insurance companies.

海外金融機構是指任何非美國本土的金融機構。FATCA 法例中載有外國金融機構的詳細定義,包括銀行、保管機構、投資基金及特定類型的保險公司。

Participating FFI 外國金融機構參與者

If the Company is a Participating FFI, they have a Global Intermediary Identification Number (GIIN).

若客戶為外國金融機構參與者,客戶應擁有一個全球中間機構識別號碼

Non-participating FFI 非參與的外國金融機構

Non-participating FFI includes a limited FFI or an FFI related to a Reporting IGA FFI other than a registered deemed-compliant FFI or participating FFI

非參與的外國金融機構包括受限外國金融機構或與需申報的 IGA 外國金融機構有關的外國金融機構,被視為合規的註冊外國金融機構 或外國金融機構參與者除外。

Non-reporting IGA FFI 無需申報的 IGA 外國金融機構

Non-reporting IGA FFI includes an FFI treated as a registered deemed-compliant FFI and does not need to register with the IRS or provide a GIIN number. A Non-Reporting FFI may include the following: 無需申報的 IGA 外國金融機構包括當作視為合規的註冊外國金融機構,而無需註冊或提供全球中間機構識別號碼。無需申報的 IGA 外國金融機構包括下列機構

(a) Local banks meeting detailed requirements;

符合法案規定的本地銀行;

(b) FFIs with only low-value accounts;

只有低價值賬戶的外國金融機構;

(c) Sponsored, closely held investment vehicles;

受保薦的投資工具;

(d) Trustee-documented trust; and

由受託人記載的信託;以及

(e) Certain investment advisors and investment managers meeting detailed requirements.

符合規定的投資諮詢公司及投資管理人

Non-Financial Foreign Entity (NFFE) 非金融外國實體

A NFFE is a non-US incorporated/established entity that does not meet the definition of an FFI and includes: 非金融外國實體是指不符合外國金融機構定義的在美國境外註冊/成立的法人,包括:

(a) Listed or privately held operating or trading businesses;

上市或私人持有的營運或營業公司;

take all risks associated.

(b) Professional service firms;

專業服務公司;

(c) Certain entities with a passive trade (i.e. not an operating/trading business); and 某些非經營性實體(即非營運/營業公司);及

(d) Charitable organisations.

慈善機構。

Client Acknowledgement and Consent 客戶確認及承諾

I/We agree to open the above account(s) with Imperium International Securities Limited ("IISL") on the Terms and Conditions as set out in the Client Agreement applicable to the type of account(s) that I/we agree to open. I/We hereby acknowledge receipt of a copy of the Client Agreement and confirm that I/we have read and understood such terms and conditions. By signing this part, I/we declare and confirm that:

本人/吾等同意並根據客戶協議書內適用於本人/吾等所選擇服務帳戶之條款及條件於帝國國際証券有限公司(簡稱「帝國國際証券」)開設以上帳戶。本人/吾等確 認本人/吾等已收到一份客戶協議書,並閱讀及明白有關類別帳戶之一切條款及條件。本人/吾等簽署此部份,表示本人/吾等聲明及確認如下:

- I/We hereby confirm that the information provided in this Account Opening Form is complete, true and accurate. IISL is entitled to rely fully on such representations and information for all purposes, unless I/we inform IISL in writing of any change to that information. IISL is authorized to contact anyone, including my/our bankers, brokers or any credit agencies, for the purpose of verifying the information provided in this Account Opening Form.
 - 本人/吾等確認本人/吾等所提供的所有資料均屬完整、真實及正確。帝國國際証券有權在任何用途上完全依賴這些資料及陳述,除非本人/吾等另行以書面通 知帝國國際証券有任何資料更改,帝國國際証券有權聯絡客戶之銀行、經紀或任何信貸機構作核實本帳戶開戶表之用途。
- b. I/We acknowledge that I/We have received and understood the contents of Trading Facts/Contracts Specification and Trading Rules and Regulations of different futures products provided by IISL and fully understand the margin policy and the circumstances under which the positions may be closed without my/our consent. 本人/吾等確認收到並了解有關各類帝國國際証券提供合約產品的買賣一覽表/合約細則和買賣交易規則所列明之內容:及其全部清楚了解保證金政策及毋須本
- /吾等同意而可將本人/吾等買賣平倉之情況。 I/We acknowledge that I/we have read and understood the contents of the "Risk Disclosure Statements" as referred to in Part 10 of Client Agreement, in particular I/we fully understood the nature and risks associated with derivative product(s) as mentioned in Part 10 of Client Agreement. Although I/we might not have relevant derivatives product(s) trading experience, I/we may still base on the own independent judgment of me/us to request for entering into transaction(s) of derivative product(s) and would
 - 本人/吾等確認本人/吾等已閱讀及明白客戶協議書內「第十部份 風險披露聲明」的一切內容,尤其本人/吾等已完全了解第十部份當中提及衍生產品之性質 及相關風險。儘管本人/吾等可能並沒有相關衍生產品交易經驗,本人/吾等可基於本人/吾等獨立判斷仍要求衍生產品交易。本人/吾等願意承擔所有相關衍 生產品的風險
- d. I/We further declare that the account(s) was/were opened at my/our free will and IISL's account executive and/or associate or employee has not carried on any unsolicited calls on me/us.
 - -步聲明本人/吾等訂立任何契約時是在絕對自願情況下開設戶口,而帝國國際証券的客戶主任及/或其夥伴及/或僱員並沒有對本人/吾等作出 本人/吾等谁-任何未經邀約之造訪行為
- In compliance with the requirements under Foreign Account Tax Compliance Act ("FATCA") or any other Foreign Law Requirement, I/we agree and authorize that IISL, according to Part 9 of Client Agreement, is entitled to withhold and deduct any payment or funds (may be subject to 30% of the gross proceeds and/or any other amount as required by IRS from time to time) under my/our accounts are required at IISL's sole and absolute discretion in order to comply with and meet its obligations under FATCA or any other Foreign Law Requirement. In any event, I/we confirm that IISL shall not be liable for any loss or damages in relation to the withholding or deduction in this
 - 為遵從《海外帳戶稅收合規法案》("FATCA")及其他海外法規人/吾等同意並授權帝國國際証券可根據客戶協議書的九部份,享有唯一及絕對的酌情權,從本人 吾等的帳戶中,預留或扣除任何款項(可高達總交易金額的30%及/或由美國國稅局不時要求的其他金額),以及收取任何由該預扣款項所衍生的費用。本人 等確認,在任何情况下,帝國國際証券將不會為任何因稅收合規法案要求下預扣或扣除款項,所引致的損失及損害負上責任
- I/We further undertake to fully indemnify IISL against any loss, damages and cost suffered by IISL as a result of me/us providing misleading or false information or otherwise f. failing to comply with any requirement under FATCA and any other Foreign Law Requirement.
 - 本人/吾等並承諾,如因本人/吾等提供含誤導成分或錯誤的資料,或並無遵守海外帳戶稅收合規法案及任何其他外國法規的情況下,招致帝國國際証券的任何 損失、損害或開支,本人/吾等會向帝國國際証券作出彌償。
- I/We acknowledge and confirm that I/we have read and understood the Notice to Clients Relating to the Personal Data (Privacy) Ordinance as set out in Part 7 of Client Agreement. Unless I/we do not agree to the use of my/our personal data for direct marketing by taking the box below, I/we acknowledge and consent to the use and/or transfer of my/our personal data for direct marketing as set out in the Notice to Client Relating to the Personal Data (Privacy) Ordinance.
 - 本人/吾等確認本人/吾等已閱讀並明白客戶協議書內第七部份有關個人資料(私隱)條例客戶通知。除非本人/吾等剔選以下方格以表示不同意本人/吾等的 個人資料為直接促銷之目的而被使用,本人/吾等確認並同意根據以上有關個人資料(私隱)條例客戶通知為直接促銷之目的而使用及/或轉移本人/吾等的個 人資料。

Personal Information Collection Statement - Direct Marketing 個人資料收集暨明 -	直接促銷
or for any kind of means of transmission, please indicate your objection before signing	for Direct Marketing purposes, if you disagree with using any kind of your personal data this form by ticking the box below: 廣活動之用途,如果閣下/吾等不同意使用或傳輸閣下的個人資料,請閣下/吾等
Opt out box – I/We object to the proposed use of my personal data in direct marke 加入我們拒絕服務名單 – 本人/吾等反對將我的個人資料作為直接促銷推廣	
At any time in the future, in respect of Direct Marketing, you may also inform our Cus of the Direct Marketing purposes. 在將來任何情況下,如閣下/吾等希望閣下的個人資料加入我們拒絕服務名單,	tomer Service Department if you wish to opt-out of our use of your personal data for any
在村米江門月九下,如阁下/ 百寺布主阁下时间入員科加入找111112221127674747411111222112767474111112221127674741111122211276747411111222112767674111112221127674111112221127674111112221127674111112221127674111112221127674111112221127674111112221127674111112221127674111112221127674111112221127674111112221127674111112221127674111112221127674111122211276741111122211276741111122211276741111122211276741111122211276741111122211276741111122211276741111122211276741111122211276741111222112767411112221127674111122211276741111222112767411112221127674111122211276741111222112767411111222112767411111222111276741111122211276741111111111	图 / 古 寻 ·
Client's Signature 客戶簽署 Authorized Signature(s) (with Company Chop)	
radionized signature (a) (with estimpting chop)	
	16 1
Name of Client : 客戶姓名 :	
Date 日期 : DD 日/ MM 月/	YY年
Witness by 見證人簽署:	
Name of Licensed Representative :	
持牌代表姓名	NV FT
Date 日期 : DD 日/ MM 月/	YY年
5. Declaration by Representative of Imperium Internation 由帝國國際証券有限公司之代表作出聲明	ai Securities Limited
(name of representative) with SEC CE No.	, have fully explained and provided the contents of the Agreement,
including but not limited to this Account Opening Form, the Disclaimers and the Risk I	Disclosure Statement to (name of client) in a
language which he/she/they understand(s) and have invited the client to read, ask questi 本人	
名),邀請其閱讀,提出問題及徵求獨立意見(如客戶有此意願),並已全部清楚解釋	睪協議書內容,當中包括,但不限於本帳戶開戶表、免責聲明及風險披露聲明書內的內
容。 I confirm and declare as follows: 本人確定並聲明如下:	
I have explained and witnessed the Client reading and executing the Agreement incl 本人已向客戶解釋及見證客戶閱讀並簽立本協議書的一般條款及包括適用部分	
I provided this Agreement to the Client, referred the Client to the risk disclosure sta	tements in this Agreement which are in the English or Chinese language being the language
of the Client's choice. 本人已向客戶提供本協議書,並以客戶所選擇的語言(英文或中文)向其提述	本協議書內的風險披露聲明。
• I invited the Client to read the risk disclosure statements, ask questions and take ind 本人已邀請客戶閱讀該等風險披露聲明、提出問題並聽取獨立意見(如客戶希	
I declare that I have not made unsolicited call(s) to induce or attempt to induce the	Client name above to enter into agreement for trading securities, futures and options, with
regards to the relevant regulatory requirements in section 174 of Securities and Futu本人聲明,已遵從證券及期貨條例第174條的相關規定,沒有進行未獲邀約的資	
Signed by Licensed Representative 持牌代表簽署	
×	
Date 日期 : DD 日/	MM 月/ YY 年
Acknowledged and accepted by an authorized signatory(ies) for a 經由帝國國際証券有限公司之授權代表確認及接納	and on behalf of Imperium International Securities Limited
Securities 證券	Futures & Options 期貨及期權
Authorized Signature(s) 授權代表簽署	Authorized Signature(s) 授權代表簽署
以下	北
×	x
Name of Authorized Person	Name of Authorized Person
授權代表姓名	授權代表姓名 Date 日期 : DD 日/ MM 月/ YY 年
Patte 日本1 · DD 日/ WIN 月/ 竹竹	

Client Consent for Collection and Handling of Personal Data under Hong Kong Investor Identification Regime (HKIDR) and Over-the-counter Securities Transactions Reporting Regime (OTCR) 香港投資者識別碼制度及場外證券交易匯報制度 - 客戶資料收集及處理同意書

You acknowledge and agree that Imperium International Securities Limited ("IISL") may collect, store, process, use, disclose and transfer personal data relating to you (including your CID and BCAN(s)) as required for us to provide services to you 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 –

閣下明白並同意,帝國國際証券有限公司(「帝國國際証券」)為了向 閣下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,帝國國際証券可收集、儲存、處理、使用、披露及轉移與 閣下有關的個人資料(包括 閣下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 your 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 閣下的個人資料(包括客戶識別信息及券商客戶編碼);
- B. allowing SEHK to: (i) collect, store, process and use your personal data (including CID and BCAN(s)) for market surveillance and monitoring purposes and enforcement of the Rules of the Exchange of SEHK; and (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; and (iii) use such information for conducting analysis for the purposes of market oversight; and
 - 允許聯交所:(i)收集、儲存、處理及使用 閣下的個人資料(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)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;及(iii)為監察市場目的而使用有關資料進行分析;及
- C. allowing the SFC to: (i) collect, store, process and use your 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 (ii) disclose and transfer such information to relevant regulators and law enforcement agencies in Hong Kong in accordance with applicable laws or regulatory requirements; and
 - 允許證監會:(i)收集、儲存、處理及使用 閣下的個人資料(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)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。
- D. providing BCAN to Hong Kong Securities Clearing Company Limited ("HKSCC") allowing HKSCC to: (i) retrieve from SEHK (which is allowed to disclose and transfer to HKSCC), process and store your CID and transfer your CID to the issuer's share registrar to enable HKSCC and/or the issuer's share registrar to verify that you have not made any duplicate applications for the relevant share subscription and to facilitate IPO balloting and IPO settlement; and (ii) process and store your CID and transfer your CID to the issuer, the issuer's share registrar, SFC, SEHK and any other parties involved in the IPO for the purposes of processing your application for the relevant share subscription or any other purposes set out in the IPO issuer's prospectus.
 - 向香港中央結算有限公司(「香港結算」)提供券商客戶編碼以允許香港結算: (i)從聯交所取得、處理及儲存允許披露及轉移給香港結算屬於 閣下的客戶識別信息,及向發行人的股份過戶登記處轉移 閣下的客戶識別信息,以便核實 閣下未就相關股份認購進行重複申請,以及便利首次公開招股抽籤及首次公開招股結算程序;及(ii)處理及儲存 閣下的客戶識別信息,及向發行人、發行人的股份過戶登記處、證監會、聯交所及其他公開招股的有關各方轉移 閣下的客戶識別信息,以便處理 閣下對有關股份認購的申請,或為載於公開招股發行人的招股章程的任何其他目的。

You also agree that despite any subsequent purported withdrawal of consent by you, your personal data may continue to be stored, processed, used, disclosed or transferred for the above purposes after such purported withdrawal of consent.

閣下亦同意,即使 閣下其後宣稱撤回同意, 帝國國際証券在 閣下宣稱撤回同意後,仍可繼續儲存、處理、使用、披露或轉移 閣下的個人資料以作上述用途。

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

閣下如未能向帝國國際証券提供個人資料或上述同意,可能意味著帝國國際証券不會或不能夠再(視情況而定) 執行 閣下的交易指示或向 閣下提供證券相關服務,惟出售、轉出或提取 閣下現有的證券持倉(如有)除外。

Note: The terms "BCAN" and "CID" used in this clause 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.

備註:本條文所述的"券商客戶編碼"及"客戶識別信息"具有《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。

Client Signature 客戶簽署	Client Name 字戶姓名 Account No. 帳戶號碼 Date 日期	

Client Securities Standing Authority 客戶證券常設授權

To: Imperium International Securities Limited ("the Company") 帝國國際証券有限公司 ("帝國國際証券")

Room 2603A, 26/F, One Harbour Square, 181 Hoi Bun Road, Kwun Tong, Kowloon, Hong Kong

香港九龍觀塘海濱道 181 號 One Harbour Square 26 樓 2603A 室

Standing Authority under Securities & Futures (Client Securities) Rules 根據《證券及期貨(客戶證券)規則》所設立的常設授權

This standing authority is in respect of the treatment of my/our securities or securities collateral as set out below:

本授權書是有關處置本人/吾等證券或證券抵押品,詳列如下:

Unless otherwise defined, all the terms used in this standing authority shall have the same meanings as in the Securities & Futures Ordinance and Securities & Futures (Client Securities) Rules as amended from time to time.

除非另有說明,本常設授權之名詞與《證券及期貨條例》和《證券及期貨(客戶證券)規則》不時修訂之定義具有相同意思。

This standing authority authorizes the Company to:

本常設授權書授權帝國國際証券:

- (1) apply any of my/our securities or securities collateral pursuant to a securities borrowing and lending agreement; 依據證券借貸協議運用任何本人/吾等的證券或證券抵押品;
- (2) deposit any of my/our securities collateral with an authorized financial institution as collateral for financial accommodation provided to the Company; 將任何本人/吾等的證券抵押品存放於認可財務機構,作為該機構向帝國國際証券提供財務通融之抵押品;
- (3) deposit any of my/our securities collateral with Hong Kong Securities Clearing Company Limited ("HKSCC") as collateral for the discharge and satisfaction of its settlement obligations and liabilities. I/We understand that HKSCC will have a first fixed charge over my/our securities to the extent of its obligations and liabilities;
 - 將任何本人/吾等的證券抵押品存放於香港中央結算有限公司(「香港結算」),作為解除帝國國際証券在交收上的義務和清償帝國國際証券在交收上的法律責任的抵押品。本人/吾等明白香港結算因應帝國國際証券的責任和義務而對本人/吾等的證券設定第一固定押記;
- (4) deposit any of my/our securities collateral with any other recognized clearing house, or another intermediary licensed or registered for dealing in securities, as collateral for the discharge and satisfaction of its settlement obligations and liabilities; and 將任何本人/吾等的證券抵押品存放於任何其他認可結算所或任何其他獲發牌或獲註冊進行證券交易的中介人,作為解除帝國國際証券在交收上的法律責任的抵押品;及
- (5) apply or deposit any of my/our securities collateral in accordance with paragraphs (1),(2),(3) and/or (4) above if the Company provides financial accommodation to me/us in the course of dealing in securities and also provide financial accommodation to me/us in the course of any other regulated activity for which the Company is licensed or registered.
 - 如帝國國際証券在進行證券交易及帝國國際証券獲發牌或獲註冊進行任何其他受規管活動的過程中向本人/吾等提供財務通融,即可按照上述第(1)、第(2)、第(3)及/或第(4)段所述運用或存放任何本人/吾等的證券抵押品。

The Company may do any of these things without giving me/us notice. I/We acknowledge that this standing authority shall not affect the right of the Company to dispose or initiate a disposal by its Affiliates of my/our securities or securities collateral in settlement of any liability owed by or on behalf of me/us to the Company, its Affiliates or a third person.

帝國國際証券可不向本人/吾等發出通知而採取上述行動。本人/吾等確認本常設授權不影響帝國國際証券為解除由本人/吾等或代本人/吾等對帝國國際証券、帝國國際証券之聯營公司或第三者所負的法律責任,而處置或促使帝國國際証券的聯營公司處置本人/吾等之證券或證券抵押品的權利。

This authority is given to the Company in consideration of its agreeing to continue to maintain the securities margin account(s) for me/us. 此賦予帝國國際証券之授權乃鑑於帝國國際証券同意繼續維持本人/吾等之證券保證金帳戶。

I/We understand that a third party may have rights to my /our securities, which the Company must satisfy before my/our securities can be returned to me/us. 本人/吾等明白本人/吾等的證券可能受制於第三者之權利,帝國國際証券須全數抵償該等權利後,方可將本人/吾等的證券退回給本人/吾等。

This authority is valid for a period of not more than 12 months from the date of this letter.

本授權書之有效期為不多於12個月,自本授權書之日起計有效。

This Authority is valid for a period of 12 months from the date of this letter. I/We understand that this Authority shall be deemed to be renewed on a continuing basis for another year without my/our written consent if you issue to me/us a written reminder at least 14 days prior to the expiry date of this Authority, and I/we do not object to such deemed renewal before such expiry date. This Authority may be revoked by me/us at any time by serving you a written notice to that effect. Such revocation shall not take effect until 2 business days subsequent to the actual receipt by you of such written notice and shall not affect any transactions undertaken by you pursuant to this Authority prior to such revocation taking effect.

本授權由本函簽發之日起十二個月內有效。本人/我們明白,若貴公司於本授權的有效期屆滿前十四天或以前,向本人/我們發出書面通知,提醒本人/我們本授權即將屆滿,而本人/我們並沒有在本授權屆滿前對此授權續期作出反對,則本授權應當作在不需要本人/我們的書面同意下按持續的基準被續期一年。本人/我們可於任何時候以書面通知貴公司以撤銷本授權。本授權將於貴公司正式收到該書面通知後兩個工作天後正式撤銷。然而在此撤銷正式生效前,所有貴公司按本授權所達成的任何交易均不受該項撤銷所影響。

This authority and the repledging practice of the Company have been explained to me/us and I/we understand and agree to the contents of this letter. In the event of any difference in interpretation or meaning between the Chinese and English version of this letter, I/we agree that the English version shall prevail.

此授權書已經向本人/吾等解釋及說明,而本人/吾等完全明白和同意此授權書的內容。倘若本常設授權的中文本與英文本在釋義或涵義方面有任何歧義,本人/吾等同意應以英文本為準。

Client Signature 客戶簽署	Client Name 客戶姓名	:	
	Account No. 帳戶號碼	:	
€	Date 日期	:	

Client Money Standing Authority 客戶款項常設授權書

To: Imperium International Securities Limited ("the Company") 帝國國際証券有限公司 ("帝國國際証券") Room 2603A, 26/F, One Harbour Square, 181 Hoi Bun Road, Kwun Tong, Kowloon, Hong Kong 香港力離觀塘海濱道 181 號 One Harbour Square 26 樓 2603A 室

Standing Authority under Securities and Futures (Client Money) Rules 根據《證券及期貨(客戶款項)規則》所設立的常設授權

This standing authority covers money held or received by you in Hong Kong (including any interest derived from the holding of the money which does not belong to you) in one or more segregated account(s) on my/our behalf (the "Monies").

本授權涵蓋貴公司為本人/我們在香港收取或持有並存放於一個或多個獨立帳戶內之款項(包括因持有並非屬於貴公司之款項而產生之任何利息)(下稱「款項」)。

Unless otherwise defined or the context requires otherwise, all the terms used in this standing authority shall have the same meanings as in the Securities and Futures Ordinance and the Securities and Futures (Client Money) Rules as amended from time to time.

除另有界定或文義另有所指外,本授權內之所有名詞,與《證券及期貨條例》及《證券及期貨(客戶款項)規則》不時修訂之定義具有相同涵義。

This Standing Authority authorizes the Company to, in your sole discretion and without having to provide me/us with any prior notice or to obtain any prior confirmation and/or direction from me/us, to:

本授權授權貴公司按其酌情權,並在毋須事前給予本人/我們任何通知或取得本人/我們的確認及/或指示的情況下:

- (1) combine or consolidate any or all segregated accounts of any name whatsoever and either individually or jointly with others, maintained by the Company for the purpose of satisfying my/our obligations or liabilities to the Company, whether such obligations or liabilities are actual or contingent, primary or collateral, secured or unsecured or joint or several;
 - 合併或綜合貴公司,即帝國國際証券以任何名義所維持的任何或全部獨立帳戶,此等組合或合併活動可以個別地或與其他帳戶聯合進行,以履行本人/ 我們對帝國國際証券任何成員公司的義務或法律責任,無論此等義務或法律責任為確實或或然的、原有或附帶的、有抵押或無抵押的、共同或分別的;
- transfer any sum of Monies interchangeably between any of the segregated accounts maintained at any time by the Company; 從帝國國際証券於任何時間維持的任何獨立帳戶之間來回調動任何數額之款項:
- (3) transfer any sum of Monies interchangeable between any of the segregated accounts maintained at any time by the Company and any segregated accounts maintained with counter-broker (whether in Hong Kong or overseas) upon or before any instructions have been given, for the purpose of satisfying margin requirement and/or settlement requirement (if applicable);
 在指示發出或之前,從帝國國際証券於任何時間維持的任何獨立帳戶及於交易對手(不論香港或海外)維持的任何獨立帳戶,來回調動任何數額之款項,
 - 任信示發出或之前,從市國國際記錄於任何時间維持的任何獨立帳尸及於文易對于(不調查港或海外)維持的任何獨立帳尸,來回調則任何數額之款項,以履行保證金及/或交收要求(如適用); keep my/our Monies with overseas clearing firm(s) or broker(s) after trading to facilitate future trading or to transfer my/our Monies interchangeably between the segregated account(s) opened and maintained by you in Hong Kong and the segregated account(s) opened and maintained by you with any overseas clearing
 - firm(s) or broker(s) outside Hong Kong; and 於完成交易後,將本人/我們之款項存放於海外清算行或券商,以便日後之交易,或將本人/我們之款項於貴公司於香港開立及維持之獨立帳戶及在貴 公司於任何海外清算行或券商開立及維持之獨立帳戶之間交替地轉移;及
- (5) convert my/our Monies into any other currency(ies) upon or before any instructions have been given, for the purpose of satisfying margin requirement and/or settlement requirement (if applicable).

 在指示發出或之前,將本人/我們的款項兌換至任何其他貨幣,以履行保證金及/或交收要求(如適用)。
- (6) This Authority is given to the Company in consideration of its/ their agreeing to continue to maintain the relevant trading/ loan account(s) for me/us. 此賦予上述公司之授權乃鑑於該(等)公司同意繼續維持本人/我們之相關交易/循環貸款帳戶。

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. 此賦予責公司之授權並不損害帝國國際証券有關處理該等獨立帳戶內款項的其他授權或權利。

This Authority is valid for a period of 12 months from the date of this letter. I/We understand that this Authority shall be deemed to be renewed on a continuing basis for another year without my/our written consent if you issue to me/us a written reminder at least 14 days prior to the expiry date of this Authority, and I/we do not object to such deemed renewal before such expiry date. This Authority may be revoked by me/us at any time by serving you a written notice to that effect. Such revocation shall not take effect until 2 business days subsequent to the actual receipt by you of such written notice and shall not affect any transactions undertaken by you pursuant to this Authority prior to such revocation taking effect.

本授權由本函簽發之日起十二個月內有效。本人/我們明白,若貴公司於本授權的有效期屆滿前十四天或以前,向本人/我們發出書面通知,提醒本人/我們本授權即將屆滿,而本人/我們並沒有在本授權屆滿前對此授權續期作出反對,則本授權應當作在不需要本人/我們的書面同意下按持續的基準被續期一年。本人/我們可於任何時候以書面通知貴公司以撤銷本授權。本授權將於貴公司正式收到該書面通知後兩個工作天後正式撤銷。然而在此撤銷正式生效前,所有貴公司按本授權所達成的任何交易均不受該項撤銷所影響。

In the event of any difference in interpretation or meaning between the English and Chinese version of this Authority, the English version shall prevail. I/We confirm that this Authority has been explained to me/us and I/we fully understand the contents of this Authority and have sought, or have had the opportunity to seek, legal advice concerning its contents and effect.

如本授權中、英文本之解釋或意思有任何歧義,概以英文本為準。 本人/我們確認本人/我們就本授權的內容已獲得解釋,並且完全明白本授權的內容,或本人/我們已經或曾被賦予機會,就本授權內容及效力尋求法律顧問的意見。

Client Signature 客戶簽署	Client Name 客戶姓名	:
	Account No. 帳戶號碼	:
~	Date 日期	:

(4)

GUARANTEE

To: Imperium International Securities Limited

Re: Name of Client:	("Client")

In consideration of the Company agreeing to provide or continue to provide to the Client securities / futures and options trading under the Securities Trading Cash Client Account and/or Securities Trading Margin Client Account and/or Futures and Options Trading Client Account* (the "Account") opened with the Company and/or other related services pursuant to the terms of the Account Opening Form and Securities Trading Cash Client Agreement and/or Securities Trading Margin Client Agreement and/or Futures and Options Trading Client Agreement * (the "Agreement") agreed and any supplemental terms agreed and to be agreed between the Company and the Client, I/we hereby agree as follows:

1 Guarantee

- 1.1 I/We unconditionally and irrevocably agree with the Company as principal obligor and not merely as surety to pay and satisfy to the Company on demand all balances which are now or may be from time to time hereafter due to the Company by the Client in whatever capacity under the Account pursuant to the Agreement, including:
 - (a) in case of the death, bankruptcy, liquidation, incapacity, disability or lack or limitation of authority or power of the Client, all sums owing to the Company under the Account prior to its receiving the actual notice of such event; and
 - (b) all monies or liabilities owing under any credit or facilities granted to the Client under the Account notwithstanding any invalidity or irregularity of such grant or arrangement.
- 1.2 The Company may at all times without notifying and obtaining consent from me/us and without affecting my/our liability hereunder:
 -) grant, extend, vary or determine any credit, facility or accommodation to the Client;
 - (b) vary the interest rate to the Account;
 - (c) grant any time or indulgence to the Client under the Account.
- 1.3 To secure my/our obligations hereunder, I/we hereby grant to the Company a security interest in, a general continuing lien upon and a right to set-off against (i) all my/our present and future credit balances with the Company or its Affiliates and my/our other present or future claim against the Company or its Affiliates and (ii) all my/our interest in or to any securities and commodities and other properties which have been or at any time shall be delivered to or otherwise come into the possession, custody or control of the Company or its Affiliates.
- 1.4 The notices, statements or other communications issued by the Company in relation to the Account shall be accepted by me/us as conclusive evidence to the amount or liabilities under the Account and/or under this Guarantee unless written notice from me/us to the contrary is received by the Company within 5 calendar days from the date thereof.
- 1.5 My/Our liability hereunder will not be affected by the Company failure to take steps to recover the monies against the Client or enforce any security or the invalidity of any security.
- 1.6 Notwithstanding that the Client is an unincorporated body which has no legal existence, this Guarantee shall be valid and binding on me/us.
- 1.7 My/Our liability hereunder will not be affected by any change in the constitution of the Client or the death of any partner therein.
- 1.8 This Guarantee shall be a continuing security and shall cover all sums of money which shall for the time being constitute the balance due from the Client to the Company under the Account unless and until the Company has expressly consented to my/our termination of this Guarantee in writing.
- 1.9 This Guarantee shall be a continuing security binding on my/our respective executor, administrator, personal representative, official receiver or liquidator.
- 1.10 The Company may place and keep any monies received by virtue of this Guarantee (whether before or after the insolvency or liquidation of me/us or the Client) to the credit of a suspense account for so long as the Company think fit in order to preserve its right to sue or prove for the whole amount of its claims against me/us, the Client or any other person.

2 General

Date (dd/mm/yy)

- 2.1 I/We represent and warrant to the Company that I/we have full power, authority and legal right to enter into and engage in the transactions contemplated by this Guarantee.
- 2.2 If this Guarantee is given by more than one party, our liability hereunder shall be joint and several and none of us shall be released from our liabilities hereunder by death of the other(s). My/Our liability under this Guarantee shall not be affected by any guarantee provided to the Client or for the Account by any other party.
- 2.3 The Company may assign all or part of its rights under this Guarantee to any person without any prior consent or approval by me/us.
- 2.4 Any communication from me/us shall not be effective until duly received by the Company.
- 2.5 All notices and communications to me/us shall be considered effectively given via mail, facsimile, delivery, telephone or electronic transmission at the address or number given by me/us herein or hereafter from time to time. Such notices and communications shall be deemed to be received (a) on the second business day after such notice is mailed (in the case of mailing) and (b) when delivered (in the case of personal delivery) or communicated (in the case of facsimile, telephone or electronic transmission).
- 2.6 If any provision herein is or becomes invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not be affected or impaired.
- 2.7 I/We acknowledge that I/we understand and accept all provisions set out in this Guarantee. In the event of any inconsistency between English version and Chinese version of this Guarantee, the English version shall prevail.
- 2.8 This Guarantee is governed by and construed in accordance with the laws of Hong Kong Special Administrative Region.

x	SIGNED by Witness	: X
	- Name	:
	HKID/Passport No.	:
	Occupation	:
	Tel No.	:
	Address	:
	x	Name HKID/Passport No. Occupation Tel No.

10

擔保書

致:帝國國際証券有限公司("帝國國際証券")

客戶姓名	:	("客	"卢")
客戶姓名	:	("客	"户")

基於帝國國際証券同意提供或繼續提供根據開戶表格和證券交易現金客戶協議書及/或證券交易保證金客戶協議書及/或期貨及期權交易客戶協議書*("協議書")及任何補充條款開立的證券交易現金客戶帳戶及/或證券交易保證金客戶帳戶及/或期貨及期權交易客戶帳戶*("帳戶")及/或其他相關服務,本人/吾等同意如下:

1. 擔保

- 1.1 本人/吾等無條件及不可撤銷地作為主要責任人向帝國國際証券擔保,而不僅是作為保證人在帝國國際証券即時或不時要求下,付清根據協議維持的帳戶,不 論客戶以任何身份未償還帝國國際証券的款項,包括:
 - (a) 若客戶死亡、破產、被清盤、喪失能力,無能力或缺乏權力或權力受限制的情況下,所有在帝國國際証券收到該等事件的實際通知前帳戶內已欠下帝國 國際証券的款項;及
 - b) 所有帳戶內向客戶提供的任何信用額或信用貸款而欠下的款項或債務,不論該等貸款或安排是否無效或異常。
- 1.2 帝國國際証券可以隨時在沒有通知和取得本人/吾等的同意下,並在不影響本人/吾等的責任下:
 - (a) 授予、延長、更改或決定予客戶的信用貸款、信貸額或信用條款;
 - (b) 更改帳戶利率;
 - (c) 向帳戶的客戶授予時間或放寬。
- 1.3 為了保障本人/吾等在本擔保書下的責任,本人/吾等特此就以下授予帝國國際証券擔保權益、留置權和抵銷權: (i)本人/吾等於帝國國際証券或其聯營公司現時及將來的戶口結餘和本人/吾等對帝國國際証券或其聯營公司其他現時或將來的索償;及(ii)本人/吾等已經或將於任何時間交付或帝國國際証券或其聯營公司將擁有、保管或控制的任何證券票據及商品,及其他財產的所有權益。
- 1.4 本人/吾等須接受由帝國國際証券就本帳戶發出的通告、結單或其他的溝通形式為這帳戶及/或此擔保書餘款或負債的憑證,除非帝國國際証券於發出此等文件的五個工作天內收到由本人/吾等向帝國國際証券發出不同意的書面通知。
- 1.5 本人/吾等在此的責任將不會因帝國國際証券未能採取行動向客戶追討款項,或帝國國際証券未能執行任何抵押品或抵押品失效而受影響。
- 1.6 儘管客戶是沒有法人資格的非公司實體,這擔保書對本人/吾等為有效及有約束力。
- 1.7 本人/吾等在此的責任將不會受到客戶的結構的任何變動或任何合夥人的死亡而受影響。
- 1.8 此擔保書為持續性保證及覆蓋與客戶所有於當時帳戶的欠款,除非及直至帝國國際証券以書面形式同意本人/吾等終止此擔保書。
- 1.9 此擔保書為持續性保證,對本人/吾等的遺囑執行人、遺產管理人、個人代表、破產管理人和清盤人有約束力。
- 1.10 為保障帝國國際証券對本人/吾等、客戶及其他人士所有款項的索償權益或証明,帝國國際証券可以將基於此擔保書收到的款項(不論是在本人/吾等或客戶破產或清盤前或後),由帝國國際証券認為適合的時間,存放或保留在暫記帳戶。

2.一般條文

- 2.1 本人/吾等向帝國國際証券保證本人/吾等擁有充分的權利、權力及職權進行和參與此擔保書預期產生的交易。
- 2.2 假如這份擔保書由多於一方發出,本人/吾等將按此承擔連帶責任,本人/吾等任何一人將不會因為其他人等逝世而解除責任。本人/吾等就此擔保書的責任 將不會受由任何一方向客戶或帳戶提供的任何擔保書所影響。
- 2.3 帝國國際証券可以在未得本人/吾等的事先同意或本人/吾等的批准前將此擔保書內的所有或部份權益轉讓與任何人士。
- 2.4 所有由本人/吾等發出的訊息於帝國國際証券收到後方視為生效。
- 2.5 所有給予本人/吾等的通告及通訊將被視為已有效地以郵寄、傳真、傳遞、電話或以電子傳送送往本人/吾等在此或不時提供的地址及號碼,該等通告及通訊 將被視作(a)寄出通告後(假如以郵寄方式)及(b)送遞後(假如以個人送遞)、發出後或傳遞訊息後(假如是以傳真、電話、或電子傳送)的第二個工作天收 到。
- 2.6 倘若本擔保書內的任何條款是或將會失效、不合法或不可執行,其餘條款的有效性、合法性和可執行性將不受到影響或損壞。
- 2.7 本人/吾等等確認本人/吾等明白並接受此擔保書內的所有條款。如中文版本和英文版本有任何不一致情況,則以英文版為準。
- 2.8 此擔保書受到香港特別行政區法律所約束,並按香港法律詮釋。

日期(日/月/年):								
擔保人:								
擔保人簽名	:	x	見證人	:	x			
姓名	:		姓名	:				
身份證/護照號碼	:		身份證/護照號碼	:				
職業	:		職業	:				
電話號碼	:		電話號碼	:				
地址	:		地址	:				
				-				

* 請刪除不適用項目.

Certified Extract of Board Resolution 董事會決議核證摘要

				(the "Company"「公司」)
	(Name of Client 客戶	名稱)		
At a Meeting of the Directors of the Compar	ny duly convened and held at $_$			
				(Address) on the
day of	, 20 at whic	ch quorum was present	and acting throughout, th	ne following Resolution were duly passed by
the Board of Directors:				
於	日,本公司董事	事局在		
/1/1				
議,期間具備會議所需的合法人數,並且	正式通過以下決議案:			(地址) 召開董事局會
IT WAS RESOLVED THAT 董事會決議: (1) the Company intends to make an a	unnlication to open and mainta	ain a Securities Trading	Cash and/or Securities T	rading Margin and/or Futures and Options
Trading * Client Account or Account	s with Imperium International	_		h terms and conditions which IISL may from
time to time prescribe for the Accou 公司有意於帝國國際証券有限公司	* **	工和維持一個或多個的語	證券交易現金及/或證券	交易保證金及/或期貨及期權交易*客戶帳
戶(「帳戶」),並按帝國國際語			afilha Canananan dha	and the street to a street of the street of
(2) any one of the following person(s) b instructions alone/ jointly to IISL, wh				ount(s) for and on behalf of and in the
name of the Company; 在此授權任何一位下述之人士為:	公司的授權人士,並獲授權獲	 立發出書面、□頭或	其他方式就戶口的交易什	代表公司或以公司名義給予帝國國際証券
指令或交易指示; Name of Authorized Person	ID Card/Passport No.	Issuing Country	Tel No.	
獲授權人士姓名	身分證/護照號碼	簽發國家	電話號碼	Specimen Signature 簽名式樣
(3) any of the following per	son(s) be and is/are hereby app	pointed as Authorized P	erson(s) of the Company	and be authorized alone/ jointly:
在此授權任何位下述	之人士為公司的授權人士,	並獲授權獨立/共同*達	進行以下事項:	
securities transactions with	IISL or in connection with the	opening or operation of	the Account(s);	nts required by IISL for the settlement of
簽署、簽訂並交付因與帝 文件;	國國際証券結算證券交易或有	有關帳戶的開立或運作 	而帝國國際証券所要求的	的任何與全部協議、同意、指示函或其他
(b) to withdraw or transfer any	r money, securities, collateral o 帳任何資金、證券、抵押品或		out of the Account(s); an	d
(c) to make, execute and del	1771-1771-17		nts necessary or proper	to effect the authority conferred by this
resolution. 作出、簽署並交付按本決	議授權生效所需要或適當的任	王何與全部書面背書及	文件。	
Name of Authorized Person	ID Card/Passport No.	Issuing Country	Tel No.	Specimen Signature
獲授權人士姓名	身分證/護照號碼	簽發國家	電話號碼	簽名式樣
Director Cignature		Date 口钳 (d	d 日/mm 月/yy 年)	
Director Signature 董事簽署		Date 11 x (u	~ ⊢/······ /1/ // +/	

Personal Information Collection Statement concerning Northbound China Connect Orders

關於中華通北向交易指示的個人信息收集聲明

Processing of Personal Data as part of the Stock Connect Northbound Trading 處理個人資料作為滬港通北向交易的一部分

You acknowledge and agree that in providing our Stock Connect Northbound Trading Service to you, Imperium International Securities Limited ("IISL") will be required to: 閣下知悉及同意在帝國國際証券有限公司(「帝國國際証券」)向閣下提供滬港通北向交易服務時,帝國國際証券將被要求:

- (i) tag each of your orders submitted to the China Stock Connect System ("CSC") with a Broker- to-Client Assigned Number ("BCAN") that is unique to you or the BCAN that is assigned to your joint account with IISL, as appropriate; and
 - 須對閣下每一個提交到中華通交易系統的交易指示附加一個券商客戶編碼(券商客戶編碼),而該等券商客戶編碼是唯一的並編配予每一位客戶或每一位聯名證 券帳戶(如適用);及
- (ii) provide to the Stock Exchange of Hong Kong Limited ("SEHK") your assigned BCAN and such identification information ("Client Identification Data" or "CID") relating to you as the SEHK may request from time to time under the Rules of the Exchange.
 - 向香港聯合交易所有限公司(『聯交所』)提供已經編配給閣下的券商客戶編碼及相關客戶識別信息(『客戶識別信息』),聯交所可根據<交易所規則>而不時提出要求。

Without limitation to any notification we have given you or consent we have obtained from you in respect of the processing of your personal data in connection with your account and our services to you, you acknowledge and agree that we may collect, store, use, disclose and transfer personal data relating to you as required as part of our Stock Connect Northbound Trading Service, including as follows:

在不局限帝國國際証券就處理與閣下帳戶及向閣下提供服務收集到的個人資料所發出的任何通知或從閣下已取得的任何同意書之內容的原則下,閣下確認及同意帝國 國際証券作為提供滬港通北向交易服務的一部分,可以收集、儲存、使用、披露和轉移閣下個人資料,包括以下內容:

- (a) to disclose and transfer your BCAN and CID to the Exchange and the relevant SEHK Subsidiaries from time to time, including by indicating your BCAN when inputting a China Connect Order into the CSC, which will be further routed to the relevant China Connect Market Operator on a real time basis;
 - 不時向聯交所及聯交所子公司披露和轉移閣下的券商客戶編碼及客戶識別信息,包括在中華通交易系統輸入交易指示時標明閣下的券商客戶編碼,並進一步實時 發送到相關中華通市場營運者;
- (b) to allow each of the Exchange and the relevant SEHK Subsidiaries to: (i) collect, use and store your BCAN, CID and any consolidated, validated and mapped BCANs and CID information provided by the relevant China Connect Clearing House (in the case of storage, by any of them or via Hong Kong Exchange and Clearing Limited ("HKEX") for market surveillance and monitoring purposes and enforcement of the Rules of the Exchange; (ii) transfer such information to the relevant China Connect Market Operator (directly or through the relevant China Connect Clearing House) from time to time for the purposes set out in (c) and (d) below; and (iii) disclose such information to the relevant regulators and law enforcement agencies in Hong Kong so as to facilitate the performance of their statutory functions with respect to the Hong Kong financial markets;
 - 同意各交易所及聯交所子公司: (i) 收集、使用及儲存閣下的券商客戶編碼、客戶識別信息及由相關中華通結算機構為市場監測監控目的和執行交易所規則而合併、驗證及配對後的券商客戶編碼與客戶識別信息(信息由相關中華通結算機構或香港交易及結算所有限公司保存); (ii) 為符合下文 (c) 及 (d) 規定的目的,不時將有關資料(直接或透過相關中華通結算機構)轉移給中華通市場營運者; (iii) 向在香港的相關監管機構及執法機構披露有關資料,以促進其香港金融市場法定職能的履行;
- (c) to allow the relevant China Connect Clearing House to: (i) collect, use and store your BCAN and CID to facilitate the consolidation and validation of BCANs and CID and the mapping of BCANS and CID with its investor identification database, and provide such consolidated, validated and mapped BCANs and CID information to the relevant China Connect Market Operator, the Exchange and the relevant SEHK Subsidiary; (ii) use your BCAN and CID for the performance of its regulatory functions of securities account management; and (iii) disclose such information to the Mainland regulatory authorities and law enforcement agencies having jurisdiction over it so as to facilitate the performance of their regulatory, surveillance and enforcement functions with respect to the Mainland financial markets; and
 - 同意相關中華通結算機構 (i) 收集、使用及儲存閣下的券商客戶編碼及客戶識別信息,以便券商客戶編碼與客戶識別信息的合併、驗證以及將此等信息與其本身的投資者身份數據庫進行配對,並將此等經合併、驗證及配對的券商客戶編碼與客戶識別信息提供給相關中華通市場營運者、聯交所和聯交所子公司; (ii) 使用閣下的券商客戶編碼與客戶識別信息來協助其履行證券帳戶管理的監管職能;及 (iii) 向有管轄權的中國內地監管機構及執法機構披露有關資料,以助其內地金融市場的監控、監察及執法職能的履行;
- (d) to allow the relevant China Connect Market Operator to: (i) collect, use and store your BCAN and CID to facilitate their surveillance and monitoring of securities trading on the relevant China Connect Market through the use of the China Connect Service and enforcement of the rules of the relevant China Connect Market Operator; and (ii) disclose such information to the Mainland regulatory authorities and law enforcement agencies so as to facilitate the performance of their regulatory surveillance and enforcement functions with respect to the Mainland financial markets.
 - 同意相關中華通市場營運者 (i) 收集、使用及儲存閣下的券商客戶編碼及客戶識別信息,通過使用中華通服務及執行相關中華通市場營運者的規則,以助其中華通市場的監測監控;及 (ii) 向內地的監管機構及執法機構披露有關資料,以助其內地金融市場的監管、監察及執法職能的履行;

By instructing us in respect of any transaction relating to China Connect Securities, you acknowledge and agree that we may use your personal data for the purposes of complying with the requirements of the Exchange and its rules as in force from time to time in connection with the Stock Connect Northbound Trading. You also acknowledge that despite any subsequent purported withdrawal of consent by you, your personal data may continue to be stored, used, disclosed, transferred and otherwise processed for the above purposes, whether before or after such purported withdrawal of consent.

如閣下向帝國國際証券發出關於中華通證券交易指示,即表示閣下確認並同意,為符合滬港通北向交易相關而不時更新的聯交所要求及規則,帝國國際証券可以使用 閣下的個人資料。閣下也知悉,儘管閣下隨後可表示撤回同意,但閣下的個人資料可繼續被儲存、使用、披露、轉移及以其他方式處理,以用於上述目的,無論是在 此撤回同意之前或之後。

Consequences of failing to provide Personal Data or Consent 客戶未能提供個人資料或客戶同意書的後果								
Failure to provide us with your personal data or consent as described above may mean that ISL will not, or no longer be able, as the case may be, to carry out your trading instructions or provide you with our Stock Connect Northbound Trading Service. 如閣下未能向帝國國際証券提供上述個人資料或作出上述同意,即帝國國際証券將不能或不能再執行閣下的交易指示(視情況而定)或向閣下提供滬港通北向交易服務。								
Acknowledgement and Consent 確認和同意								
I/We acknowledge I/we have read and understand the consent of the "Personal Information Collection Statement" of IISL. By ticking the box below, I/we signify my consent for IISL to use my/our personal data on the terms of and for the purposes set out in the "Personal Information Collection Statement". 本人/吾等確認本人/吾等已經閱讀並了解帝國國際証券的『個人資料收集聲明』的內容。通過勾選下面的方框,本人/吾等同意帝								
國國際証券將本人/吾等之個人資料用於『個人資料收集聲明』條文所載的目的。								
I/We agree to IISL's use of my/our personal data for the purposes set out in the "Personal Information Collection Statement". 本人/吾等同意帝國國際証券將本人/吾等之個人資料用於『個人資料收集聲明』內所載的目的。								
Client Signature 客戶簽署	Client Name 客戶姓名 Account No. 帳戶號碼							
761	Date 日期 : 							