

To: **FUTURE GROWTH FINANCIAL SERVICES LIMITED (“FGFSL”)**
17/F., Fung House, Nos. 19-20 Connaught Road Central, Central, Hong Kong

Dear Sirs,

Authorization to deal with Client Money under the Securities and Futures (Client Money) Rules

This authorization relates to client money received by or held by any of the Companies on my/our behalf in any account maintained by me/us with **FGFSL**.

I/We _____, holder(s) of account no(s). _____, hereby authorize **FGFSL** to transfer from such account(s) the whole or any part of any such client money:

1. into any account that is maintained by me/us with **FGFSL**, for the purpose of satisfying any margin requirement or any amount due under any such account; and/or
2. into a segregated account of **FGFSL** to hold on behalf of me/us.

You may perform any of the above without prior notice to me/us.

I/We hereby agree to indemnify, and to keep indemnified, **FGFSL** from and against all losses, damages, interests, costs, expenses, actions, demands, claims or proceedings of whatsoever nature which they may incur, suffer and/or sustain as a consequence of any transaction undertaken in pursuance of this authority.

The authority given to you under this letter of authorization shall be valid for a period of 12 months from the date of this take letter unless revoked by me/us by written notice given by me/us to you. Such notice of revocation shall take effect 7 business days after actual receipt by you. The authority may be (a) renewed by me/our written consent on the anniversary of the date on which such consent was granted; or (b) will be deemed to be renewed automatically (i.e. without my/our written consent) if you issue me/us a reminder at least 14 days prior to the expiry of the authority, and I/we do not object to such deemed renewal before the expiry date of my/our then existing authority, in each instance for a further 12 months.

I/We fully understand the contents of this authority.

Authorization to dispose of, lend or deposit securities and/or securities collateral under the Securities and Futures (Client Securities)

Rules

I/we _____, holder(s) of account no(s). _____, hereby authorize **FGFSL** to dispose of any of the securities collateral received or are held on my/our behalf, to the extent required to settle any liability owed or any payment payable by me/us to **FGFSL**, **FGFSL**'s associated entity or third person in satisfaction or settlement of such liability or payment.

I/We hereby further authorize **FGFSL** to deal with the securities and/or securities collateral in the following ways:

1. deposit any of the securities collateral with an authorized institution (as defined in the Banking Ordinance, Cap. 155 of the Laws of Hong Kong) as collateral for financial accommodation provided to **FGFSL**;
2. apply any of the securities and/or securities collateral pursuant to a securities borrowing and lending agreement; or
3. deposit any of the securities collateral with (a) a recognized clearing house; or (b) another intermediary licensed or registered for dealing in securities, as collateral for the discharge and satisfaction of **FGFSL**'s settlement obligations and liabilities.

FGFSL may perform any of the above without prior notice to me/us.

The authority given to **FGFSL** under paragraph 2 of this letter of authorization shall be valid for 12 months from the date hereof unless revoked by written notice given by me/us to **FGFSL**. Such notice of revocation shall take effect 7 working days after actual receipt by **FGFSL**. The authority may be (a) renewed by my/our written consent upon expiry; or (b) deemed to be renewed automatically (i.e. without my/our written consent) if **FGFSL** issues to me/us a reminder at least 14 days prior to the expiry of the authority, and I/we do not object to such deemed renewal before its expiry, in each instance upon the same terms and conditions as specified in the exiting authority for a further period of 12 months.

I/We fully understand the contents of this authority. I/We acknowledge that **FGFSL** has explained to me/us the risk of providing the authorization and if I/we wish, I/we may ask questions and take independent advice. For avoidance of doubt, I/we understand that the securities and/or securities collateral may be subject to liens or lawful claims of third parties and return of such securities and/or securities collateral to me/us may be subject to satisfaction of such liens. Although **FGFSL** remains responsible to me/us for the return of any of the securities or securities collateral lent or deposited under this authorization, a default by **FGFSL** could result in the loss of the securities and securities collateral.

Yours faithfully,

Signed by Client(s)

Name(s):

Date:

致：聚合金融服務有限公司

香港中環干諾道中 19-20 號馮氏大廈 17 樓

敬啟者：

根據證券及期貨〔客戶款項〕規則處理客戶款項之授權

此項授權關於本人／吾等在有關公司或各公司〔視屬何情況而定〕維持的帳戶內任何公司所收取或持有的客戶款項事宜。

本人／吾等_____ 為帳號_____ 的帳戶持有人，特此授權聚合金融服務有限公司從該／該等帳戶轉移全部或部份有關客戶款項：

1. 存入任何本人／吾等在任何公司維持的帳戶，藉以清償任何該／該等帳戶的交收或保證金要求或到期的款項；及
／或
2. 存入聚合金融服務有限公司代表本人／吾等持有的獨立帳戶內。

貴公司可執行上述任何一項授權而毋須事先通知本人／吾等。

本人／吾等特此同意，若聚合金融服務有限公司因根據此項授權進行的任何交易而產生、蒙受及／或付出各種各類的損失、損害、利息、費用、支出、訴訟、索求、申索或法律程序，本人／吾等將會向有關公司作出及繼續彌補。

根據本授權書給予貴公司的授權，自本授權書日期開始，有效期為 12 個月，除非本人／吾等向貴公司發出書面通知撤銷此授權，則作別論。該等撤銷通知將於貴公司實際收訖之第 7 個工作天後生效。此項授權 (a) 可於授權屆滿日，由本人／吾等發出書面同意續期；或 (b) 作自動續期處理（即毋須本人／吾等書面同意），如貴公司於授權期限屆滿前的 14 天之前，向本人／吾等發出期限滿通知書，而本人／吾等未有在授權屆滿前就續期之事提出反對。在以上兩種情況下，此項授權均會按現存授權指明的相同條款及條件續期 12 個月。

本人／吾等完全明白此項授權的內容。本人／吾等確認貴公司已向本人／吾等解釋提供本授權的風險，另本人／吾等如有此意願，可提出問題及徵求獨立的意見。

根據「證券及期貨（客戶證券客）規則」處置、借出或存放證券及/或證券抵押品之授權

本人/吾等 _____ 為帳號 _____ 的帳戶持有人，特此授權聚合金融服務有限公司，若本人/吾等有欠聚合金融服務有限公司、聚合金融服務有限公司的聯繫實體或第三者債務或須付款予聚合金融服務有限公司、聚合金融服務有限公司的聯繫實體或第三者，聚合金融服務有限公司可處置任何代本人/吾等收取或持有的證券及/或證券抵押品，藉以清償或結清有關欠債或款項。

本人/吾等特此進一步授權聚合金融服務有限公司按下列方式處理有關證券及/或證券抵押品：

1. 將任何有證券抵押品存放於認可財務機構（按銀行條例，香港法例第 155 章定義），作為提供予聚合金融服務有限公司財務通融的抵押品；
2. 依據證券借貸協議運用任何證券及/或證券抵押品；或
3. 將有關證券抵押品存放於（a）認可結算所；或（b）另一發牌或獲註冊進行證券交易的中介人，作為解除聚合金融服務有限公司在交收上的義務和清償聚合金融服務有限公司在交收上的法律責任之抵押品。

聚合金融服務有限公司可執行上述任何一項授權而毋須事先通知本人/吾等。

根據本授權書第二段給予聚合金融服務有限公司的授權，自授權書簽署日期開始，有效期為 12 個月，除非本人/吾等向聚合金融服務有限公司發出書面通知撤銷此授權，則作別論。該等撤銷通知將於聚合金融服務有限公司實際收訖之第 7 個工作天後生效。此項授權（a）可於授權屆滿日，由本人/吾等發出書面同意續期；或（b）作自動續期處理（即毋須本人/吾等書面同意），如聚合金融服務有限公司於授權期限屆滿前的 14 天之前，向本人/吾等發出期限滿通知書，而本人/吾等未有在授權屆滿前就續期之事提出反對。在以上兩種情況下，此項授權均會按現存授權指明的相同條款及條件續期 12 個月。

本人/吾等完全明白此項授權的內容。本人/吾等確認聚合金融服務有限公司已向本人/吾等解釋提供本授權的風險，另本人/吾等如有此意願，可提出問題及徵求獨立的意見。為免生疑問，本人/吾等知悉，有關證券及/或證券抵押品可能須受第三者的留置權或合法申索所規限，如須將有關證券及/或證券抵押品交還本人/吾等，必須履行有關留置權。雖然聚合金融服務有限公司仍須負責將任何根據此項授權借貸或存放的證券及/或證券抵押品交還本人/吾等，但聚合金融服務有限公司的違責行為可能會導致本人/吾等損失證券及/或證券抵押品。

謹此

客戶簽署

姓名：

日期：