

CORPORATE ACCOUNT OPENING FORM

Document Checklist

Applicant must submit the original or certified true and clear copies of the supporting documents for the purpose of this application.

All documents submitted must be in English. Please ensure that non-English documents are translated to English by an official translator.

All document copies must be witnessed and certified true copy by any one of the following:

- Notary Public or Justice of Peace
- Lawyer or Solicitor
- Certified Public Accountant or Auditor
- Chartered Secretary
- Embassy, Consulate or High Commission of the country where the document is issued
- Registrar of business/companies (for constitutional documents)
- A staff (at least Manager/AVP or equivalent) of a regulated financial institution, except if such RFI establish a relationship with Guotai Junan Futures (Singapore) Pte Ltd ("GTJAFS") and is certifying its own documents

Dee	umanto Damirod	Con	npanies incorpor	ated
Doc	uments Required	In SG	Outside SG	Tax Haven
1	Certificate of Incorporation	Ľ	all a	a de la companya de la compa
2	Certificate of Incumbency (if applicable)	N.A.	N.A.	d de la companya de la
3	Certificate of Good Standing (if applicable)	N.A.	N.A.	al la
4	Memorandum and Articles of Association	ĸ	a Car	al la
5	Business Profile of the Company from the Registry of Companies and Business or Register of Shareholders, Directors and Corporate Secretary	Ľ	e CP	a Citt
6	Clear copies of Identification Documents of all Directors, Authorized Signatories, Authorized Traders and Shareholders (e.g. ID/Passport) (government issued IDs containing clear photo with at least 6 months validity)	Ø	Ø	Ø
7	Residential Address proof of all Beneficial Owners, Authorized Signatories, Directors and Shareholders (e.g. Recent Bank Statements/Utility Bill/Telecommunication Bill) (residential address proof be issued within 3 months from the date of account opening)	Ľ	Į	Į
8	Proof of Company Registered Address and Mailing Address (if applicable)	Ŕ	d d	d de la companya de la
9	Directors' Resolutions ¹ stating the opening of an account, the appointment of Authorized Signatories and Authorized Dealers/Traders, the appointment of Power of Attorneys, and all specimen signatures	Ľ	Ŕ	Ľ
10	Latest Audited Financial Statements or Annual Report or Management Accounts	Ŕ	d d	d de la companya de la
11	Company Organization Chart showing Ownership/Control Structure up to the Ultimate Beneficial Owner(s)	Ľ	e de la companya de la	s de la companya de la
12	Proof of Ownership of Funding Account (Applicant's name and bank account number must be shown clearly)	Æ	and the second se	all a

8 Certified True Copy by a Director / Company Secretary / an Authorized GTJAFS staff

Certified True Copy by Notary Public / Attorney / an Authorized GTJAFS staff

¹ Unless justification provided, the documents must be submitted in original forms



A | Company Profile

Registered Entity Name ²		Entity Registration No.					GST Registered			
				0						∃ No
			I FI Name	e (state N/A if no	ot applical	ble)	Legal E	ntitv Id	entifier	Code
					or appriour	0.0)	Logui L	intry its	ontinoi	couo
Type of Entity		Duo un vi o to un la im		insite of Dentre and	h.:		Dortoo	rahia		
Corporation		Proprietorship		imited Partnersl			Partne	snip		
Limited Liability Partnership	Regul	ated Financial Institution	n³ □ C	Others (Please s	pecify):					
Country of Incorporation			Date of	Incorporation						
Nature of Business										
Registered Address		Principal Place of B			Mailing	Addre	ss			
		□ Same as Registere	ed Address		□ Same	as Re	gistered	Address	6	
Postal Code		Postal Code			Postal Code	0				
					1 03121 0000	0				
Orantes		Country			Country					
Country		Country			Country					
Preferred Contact Number			Office T	elephone Num	nber					
Fax Number			Email A	ddress (for sta	atements))				
			•							
Financial Information										
Paid-up Capital			Shareh	olders' Equity						
Source of Wealth										
Operating Cash Flow	□ Invest	ment Income	□ S	ales of Investm	ent		Capital	Injectio	on	
□ Others (Please specify):										

	.,									
Source of Funds										
□ Same as above		Others (Please s	pecify)	:						
Country of Source of Fu	inds									
Estimated Initial Depos	sit (S	GD)								
□ Less than \$30,000		□ \$30,001 - \$10	0,000	□ \$100,001	- \$3	00,000	□ \$	\$300,001	– \$1 million	e than \$1 million
Expected No. of Trade	s per	month								
Less than 100		100 to 499		500 to 999		1000 to	4999		5000 to 9999	More than 1000

□ More than 10000

² Company's name as in Certificate of Incorporation or equivalent

³ Please fill in the AML Questionnaire if you are a Regulated Financial Institution



Bank Account Details

Currency	Bank Name and Branch	Country	Account Number
Currency	Bank Name and Branch	Country	Account Number

Authorized Contacts (kindly attach list if necessary)

No.	Name and Department	Email Address	Contact Number
1			
2			
3			
4			
5			

Directors / Principal Partners / Sole Proprietor (kindly attach list if necessary)

No.	Name	Nationality	Address
1			
2			
3			
4			
5			

Supplementary information					
Nature of Trading Account					
Omnibus Speculative Arbitrage Investing	□ Others				
Are you a member of an Exchange?					
Yes INo If Yes, please specify the membership					



B | Declaration of Beneficial Ownership⁴

Does any other person/entity have any financial interest in this account, other than the person(s)/entity mentioned below?

I / We hereby certify and confirm that the following individual(s) ultimately own(s) or has / have effective control over the Account ("Beneficial Owners"). Please provide a copy of Beneficial Owner's identification document(s). Kindly attach list if necessary.

No.	Full Name as per ID/Passport / Registered Name	Nationality / Country of Incorporation	ID/Passport No. / Incorporation No.	Shareholding (%)
1				
2				
3				
4				
5				

C | Politically Exposed Persons

Politically Exposed Persons ("PEP") means (i) a natural person who is or has been entrusted with prominent public functions in Singapore or in a foreign country or within an international organization; (b) the immediate family members of such a person; or (c) the close associates of such a person.

Prominent public functions include without limitation the roles held by a head of state, a head of government, government ministers, senior civil servants, senior judicial or military officials, senior executives of state-owned corporations, and senior political party officials.

Does any of your directors, shareholders, authorised persons and their immediate members hold, have previously held, or are currently seeking a position or are being considered for a prominent public position?

 \Box Yes (Please provide details below) \Box No

No.	Full Name as per ID/Passport	Relationship to Client	Role/Occupation	Employer/Country
1				
2				
3				
4				
5				

⁴ Includes any individuals who ultimately owns or controls (whether through direct or indirect ownership or control) more than 25% of the shares or voting rights of the client; or otherwise exercises control over the management of the client.



D | Entity Account Holder Tax Residence Information

If the applicant is a tax resident in more than three countries/jurisdictions, please use a separate sheet. If a TIN is unavailable, please provide the appropriate reason **A**, **B** or **C**:

- Reason A The country/jurisdiction where the accountholder is resident does not issue TINs to its residents.
- Reason B The accountholder is otherwise unable to obtain a TIN or equivalent number.
- Reason C No TIN is required (Select this reason only if the authorities of the country of residence for tax purposes do not require the TIN to be disclosed)

No.	Country of Residence for tax purposes	TIN	If no TIN available, enter Reason A, B or C		
1			A 🗆 B 🗆 C 🗆		
2			A D B D C D		
3			A 🗆 B 🗆 C 🗆		

Please explain in the following boxes why you are unable to obtain a TIN if you have selected Reason B above.

1	
2	
3	

E | Entity Classification under FATCA

Type of Entity	Cate	egories
		 a) (i) An Investment Entity located in a Non-Participating Jurisdiction and managed by another Financial Institution (Please also complete the Controlling Person Self-Certification Form in for all Controlling Persons)
		(ii) Other Investment Entity
Financial Institutions		b) Financial Institution – Depository Institution, Custodian Institution, or Specified Insurance Company
		u have selected (a) or (b), please provide, if any, the account holder's Global Intermediary Identification Number N") for FATCA purposes.
		••
Active Non-Financial Entity (NFE)		 a corporation the stock of which is regularly traded on an established securities market or a corporation which is a related entity of such a corporation Please indicate the name of established securities market: Please indicate the name of the regularly traded corporation if you are a related entity of such a corporation:
		d) Government Entity or Central Bank
		e) International Organization
Active NFE (other than the above)		f) Active NFE (other than (c), (d) and (e) e.g. a start-up NFE or a non-profit NFE
Passive NFE		 g) Passive NFE⁵ (Please also complete the Controlling Person Self-Certification Form for all Controlling Persons)

⁵ If there are no natural person(s) who exercise control of the Account Holder then the Controlling Person will be the natural person(s) who hold the position of senior managing official.



F | Account Relationship Information

r						
	Are you or your authorized persons related to any employee/Registered Representative ("RR") of GTJAFS?					
1	□ No □ Yes (Please state)	Name of employee/RR		Relationship		
	Do you, your directors/shareholders and their immediate family members have any existing account(s) with GTJAFS?					
2	□ No □ Yes (Please state)	Name	Account No.	Relationship		
		Name	Account No.	Relationship		
	Do you, your directors/shareholders and their immediate family members have any influence or control over the trading or financial interest in any other account in GTJAFS?					
3	□ No □ Yes (Please state)	Name	Account No.	Relationship		
		Name	Account No.	Relationship		
Does any other persons/account owners control the trading of, or has a financial interest, in this account?				erest, in this account?		
4	□ No □ Yes (Please state)	Name	Account No.	Relationship		
		Name	Account No.	Relationship		



G | Client Profile Declaration

Please ensure that the information provided are complete and accurate. Any incomplete or inaccurate information provided by you may affect the outcome of our assessment of whether you have the relevant knowledge and experience to deal in certain products.

a) Accredited Investor

I confirm that I am an Accredited Investor as defined in section 4A(1)(a) of the Securities and Futures Act (Cap. 289) being: (Please tick accordingly)

- □ whose net assets exceeding S\$10 million in value (or its equivalent in a foreign currency) or such other amount as the Monetary Authority of Singapore ("MAS") may prescribe, in place of the first amount as determined by:
 - the most recent audited balance sheet of the corporation; or
 - where the corporation is not required to prepare audited accounts regularly, a balance sheet of the corporation certified by the corporation as giving a true and fair view of affairs of the corporation as the date of the balance sheet, which date shall be within the preceding 12 months;
- the trustee of such trust as the MAS may describe, who are at present (by virtue of the Securities and Futures (Class of Investors) Regulations 2018), when acting in that capacity:
 - any trust all the beneficiaries of which are accredited investors within the meaning of section 4A(1)(a)(i), (ii) or (iv) of the Securities and Futures Act ("SFA");
 - any trust all the settlors of which
 - o are accredited investors within the meaning of section 4A(1)(a)(i), (ii) or (iv) of the SFA
 - o have reserved to themselves all powers of investment and asset management functions under the trust; and
 - have reserved to themselves the power to revoke the trust;
 - any trust the subject matter of which exceeds \$10 million (or its equivalent in a foreign currency) in value;
- a corporation the entire share capital of which is owned by one or more persons, all of whom are accredited investors.

Expert Investor

I confirm that I am an Expert Investor as defined in section 4A(1)(b) of the Securities and Futures Act (Cap. 289) being: (Please tick accordingly)

- a person whose business involves the acquisition and the disposal, or the holding, of capital market products, whether as principal or agent;
- the Trustee of such trust as the Authority may prescribe, when acting in that capacity; or such other person as the Authority may prescribe.

Institutional Investor

- □ I confirm that I am an Institutional Investor as defined in section 4A(1)(c) of the Securities and Futures Act (Cap. 289) being:
 - i. the Government of Singapore;
 - ii. a statutory board as may be prescribed by regulations made under Section 341 of the Securities and Futures Act;
 - iii. an entity that is wholly and beneficially owned, whether directly or indirectly, by a central government of a country and whose principal activity is
 - (A) to manage its own funds;

(B) to manage the funds of the central government of that country (which may include the reserves of that central government and any pension or provident fund of that country); or

(C) to manage the funds (which may include the reserves of that central government and any pension or provident fund of that country) of another entity that is wholly and beneficially owned, whether directly or indirectly, by the central government of that country;

(A) that is wholly and beneficially owned, whether directly or indirectly, by the central government of a country; and



(B) whose funds are managed by an entity that is wholly and beneficially owned, whether directly or indirectly, by a central government of a country and whose principal activity is —

- a) to manage its own funds;
- b) to manage the funds of the central government of that country (which may include the reserves of that central government and any pension or provident fund of that country); or
- c) to manage the funds (which may include the reserves of that central government and any pension or provident fund of that country) of another entity that is wholly and beneficially owned, whether directly or indirectly, by the central government of that country;
- v. a central bank in a jurisdiction other than Singapore;
- vi. a central government in a country other than Singapore;
- vii. an agency (of a central government in a country other than Singapore) that is incorporated or established in a country other than Singapore;
- viii. a multilateral agency, international organisation or supranational agency as may be prescribed by regulations made under Section 341;
- ix. a bank that is licensed under the Banking Act (Cap. 19);
- a merchant bank that is approved as a financial institution under Section 28 of the Monetary Authority of Singapore Act (Cap. 186);
- xi. a finance company that is licensed under the Finance Companies Act (Cap. 108);
- xii. a company or co-operative society that is licensed under the Insurance Act (Cap. 142) to carry on insurance business in Singapore;
- xiii. a company licensed under the Trust Companies Act (Cap. 336);
- xiv. a holder of a capital markets services licence;
- xv. an approved exchange;
- xvi. a recognised market operator;
- xvii. an approved clearing house;
- xviii. a recognised clearing house;
- xix. a licensed trade repository;
- xx. a licensed foreign trade repository;
- xxi. an approved holding company;
- xxii. a Depository as defined in Section 81SF of the Securities and Futures Act;
- xxiii. an entity or a trust formed or incorporated in a jurisdiction other than Singapore, which is regulated for the carrying on of any financial activity in that jurisdiction by a public authority of that jurisdiction that exercises a function that corresponds to a regulatory function of the Monetary Authority of Singapore under this Act, the Banking Act (Cap. 19), the Finance Companies Act (Cap. 108), the Monetary Authority of Singapore Act (Cap. 186), the Insurance Act (Cap. 142), the Trust Companies Act (Cap. 336) or such other Act as may be prescribed by regulations made under Section 341 of the Securities and Futures Act;
- xxiv. a pension fund, or collective investment scheme, whether constituted in Singapore or elsewhere;
- xxv. a person (other than an individual) who carries on the business of dealing in bonds with accredited investors or expert investors;
- xxvi. the trustee of such trust as the Monetary Authority of Singapore may prescribe, when acting in that capacity; or

such other person as the Monetary Authority of Singapore may prescribe

d) Non-Accredited Investor/Expert Investor/Institutional Investor

□ I confirm that I am not an Accredited Investor, Expert Investor or Institutional Investor as defined in sections 4A(1)(a), 4A(1)(b) and 4A(1)(c) of the Securities and Futures Act (Cap. 289) respectively.

We hereby agree, declare, and warrant as follows:

 that for the purpose of this declaration, we undertake to update you immediately and agree to provide supporting documents GTJAFS for verification purpose, upon request if the information provided herein, or otherwise in connection with this declaration, is no longer true, correct, or accurate in any respect to all accounts we maintain with you;



- ii. that as long as we are any one of the abovementioned investor or until we have formally notified you otherwise in writing, we understand that we are not required to go through any assessment or review with GTJAFS as to our knowledge in Specified Investment Products ("SIP"s") and confirm that we will solely be responsible for determining the suitability for ourselves of any and all investment products, advice or recommendations and that we are solely liable for all financial and other consequences ensuing there from;
- iii. that our status as declared herein shall (and continue to) be valid, binding and legally effective on/in relation to us in all respects in relation to all accounts we now or hereafter shall open/maintain with you.
- iv. we undertake to indemnify GTJAFS (including its related entities, directors, shareholders, officers and employees) for any loss, claim or expenses (including legal costs) it sustains as a result of relying on the information provided.
- v. we confirm that the information provided herein is true and accurate to the best of our knowledge as at the date set out below.

Name	Name
Designation	Designation
Date	Date
Name:	Name:
Designation	Designation
Date	Date



H | Applicant Declaration

All information given herein is true, correct and current, and we have not withheld any material fact; in the event of any change in our particulars (including our tax status), we undertake to promptly notify GTJAFS in writing and provide GTJAFS with such information, documents or other evidence as may be required by GTJAFS.

We will provide any information, execute any documents and instruments, and do all acts as GTJAFS may require in connection with the processing of this application and the opening, operation and maintenance of the Account(s).

We have full capacity and authority to make this application and that we are not insolvent or a delinquent account holder.

We have read, fully understood, and accepted all applicable terms and conditions in connection with the Account(s) and the relevant services provided by GTJAFS, including and not limited to the relevant risk disclosure statements, agreements, notes and/or notices (collectively the "T&C"). We agree to be bound by the provisions of the T&C, as and when they are amended, and we acknowledge that the prevailing T&C is available upon request and subject to change by GTJAFS from time to time.

We will, at all times, abide by all applicable laws and regulations, rules, customs, practices, notices, directives, advice or recommendations of any relevant regulatory body that are in force and may be applicable to us, GTJAFS, and the Account(s), including without limitation to, tax laws, exchange restrictions or disclosure or registration requirements.

All monies which will be paid to GTJAFS originates from a legitimate source

Our submission of this application and the acceptance of this application by GTJAFS in no way implies approval for the opening of the Account(s) and that GTJAFS reserves the right to reject this application at its sole discretion.

We will indemnify GTJAFS for any loss, claim or expenses with regard to this application;

We confirm that any and all funds and assets placed and will be placed with GTJAFS and any profit accrued therefrom are in full compliance with the Tax Laws of the relevant jurisdiction where we are deemed resident in, or engaged in any business or trade of which we are legally otherwise subject to.

We shall be fully responsible for taking advice from a tax expert in the jurisdiction of our tax residence and GTJAFS shall neither be responsible for nor provide any tax advice to us.

We hereby agree to indemnify GTJAFS and its related companies or affiliates, shareholders, officers, directors, employees and assignees against and from any and all liability arising from GTJAFS's reliance on the above declaration made by us.

Name	Name
Designation	Designation
Date	Date
Name:	Name:
Designation	Designation
Date	Date



Risk Disclosure Statement on Trading in Futures, Options and Leveraged Foreign Exchange

Client is requested to read, acknowledge receipt of and retain one copy of the following Risk Disclosure Statement.

SECURITIES AND FUTURES ACT (Cap. 289)

SECURITIES AND FUTURES (LICENSING AND CONDUCT OF BUSINESS) REGULATIONS (Rg 10)

RISK DISCLOSURE STATEMENT REQUIRED TO BE FURNISHED UNDER REGULATION 47E(1) AND TO BE KEPT UNDER REGULATION 39(2)(c) BY THE HOLDER OF A CAPITAL MARKETS SERVICES LICENCE TO DEAL IN CAPITAL MARKETS PRODUCTS IN RESPECT OF FUTURES AND CERTAIN OVER-THE-COUNTER DERIVATIVES CONTRACTS

- 1. This statement is provided to you in accordance with regulation 47E(1) of the Securities and Futures (Licensing and Conduct of Business) Regulations (Rg 10).
- 2. This statement does not disclose all the risks and other significant aspects of trading in futures, options, over-the-counter derivatives contracts where the underlying is a currency or currency index ("OTCD currency contracts") and spot foreign exchange contracts for the purposes of leveraged foreign exchange trading ("Spot LFX trading contracts"). In light of the risks, you should undertake such transactions only if you understand the nature of the contracts (and contractual relationships) into which you are entering and the extent of your exposure to the risks. Trading in futures, options, OTCD currency contracts and Spot LFX trading contracts may not be suitable for many members of the public. You should carefully consider whether such trading is appropriate for you in the light of your experience, objectives, financial resources and other relevant circumstances. In considering whether to trade, you should be aware of the following:
 - a. Futures, OTCD currency contracts and Spot LFX trading contracts
 - i. Effect of 'Leverage' or 'Gearing'

Transactions in futures, OTCD currency contracts and Spot LFX trading contracts carry a high degree of risk. The amount of initial margin is small relative to the value of the futures contract, OTCD currency contract or Spot LFX trading contract transaction so that the transaction is highly 'leveraged' or 'geared'. A relatively small market movement will have a proportionately larger impact on the funds you have deposited or will have to deposit; this may work against you as well as for you. You may sustain a total loss of the initial margin funds and any additional funds deposited with the firm to maintain your position. If the market moves against your position or margin levels are increased, you may be called upon to pay substantial additional funds on short notice in order to maintain your position. If you fail to comply with a request for additional funds within the specified time, your position may be liquidated at a loss and you will be liable for any resulting deficit in your account

ii. Risk-Reducing Orders or Strategies

The placing of certain orders (e.g. 'stop-loss' orders, where permitted under local law, or 'stop-limit' orders) which are intended to limit losses to certain amounts may not be effective because market conditions may make it impossible to execute such orders. At times, it is also difficult or impossible to liquidate a position without incurring substantial losses. Strategies using combinations of positions, such as 'spread' and 'straddle' positions may be as risky as taking simple 'long' or 'short' positions

b. Options

i. Variable Degree of Risk

Transactions in options carry a high degree of risk. Purchasers and sellers of options should familiarise themselves with the type of options (i.e. put or call) which they contemplate trading and the associated risks. You should calculate the extent to which the value of the options would have to increase for your position to become profitable, taking into account the premium paid and all transaction costs.

The purchaser of options may offset its position by trading in the market or exercise the options or allow the options to expire. The exercise of an option results either in a cash settlement or in the purchaser acquiring or delivering the underlying interest. If the option is on a futures contract, OTCD currency contract or Spot LFX trading contract, the purchaser will have to acquire a position in the futures contract, OTCD currency contract or Spot LFX trading contract, as the case may be, with associated liabilities for margin (see the section on Futures, OTCD currency contracts and Spot LFX trading contracts above). If the purchased options expire worthless, you will suffer a total loss of your investment which will consist of the option premium paid plus transaction costs. If you are contemplating purchasing deep-out-of-themoney options, you should be aware that, ordinarily, the chance of such options becoming profitable is remote.



Selling ('writing' or 'granting') an option generally entails considerably greater risk than purchasing options. Although the premium received by the seller is fixed, the seller may sustain a loss well in excess of the amount of premium received. The seller will be liable to deposit additional margin to maintain the position if the market moves unfavourably. The seller will also be exposed to the risk of the purchaser exercising the option and the seller will be obligated to either settle the option in cash or to acquire or deliver the underlying interest. If the option is on a futures contract, OTCD currency contract or spot LFX trading contract, the seller will acquire a position in the futures contract, OTCD currency contract or spot LFX trading contract, as the case may be, with associated liabilities for margin (see the section on Futures, OTCD currency contracts and Spot LFX trading contracts above). If the option is 'covered' by the seller holding a corresponding position in the underlying futures contract, OTCD currency contract, spot LFX trading contract or another option, the risk may be reduced. If the option is not covered, the risk of loss can be unlimited.

Certain exchanges in some jurisdictions permit deferred payment of the option premium, limiting the liability of the purchaser to margin payments not exceeding the amount of the premium. The purchaser is still subject to the risk of losing the premium and transaction costs. When the option is exercised or expires, the purchaser is responsible for any unpaid premium outstanding at that time.

- c. Additional Risks Common to Futures, Options and Leveraged Foreign Exchange Trading
 - i. Terms and Conditions of Contracts

You should ask the corporation with which you conduct your transactions for the terms and conditions of the specific futures contract, option, OTCD currency contract or spot LFX trading contract which you are trading and the associated obligations (e.g. the circumstances under which you may become obligated to make or take delivery of the underlying interest of a futures contract, OTCD currency contract or spot LFX trading contract transaction and, in respect of options, expiration dates and restrictions on the time for exercise). Under certain circumstances, the specifications of outstanding contracts (including the exercise price of an option) may be modified by the exchange or clearing house to reflect changes in the underlying interest

ii. Suspension or Restriction of Trading and Pricing Relationships

Market conditions (e.g. illiquidity) or the operation of the rules of certain markets (e.g. the suspension of trading in any contract or contract month because of price limits or 'circuit breakers') may increase the risk of loss by making it difficult or impossible to effect transactions or liquidate/offset positions. If you have sold options, this may increase the risk of loss.

Further, normal pricing relationships between the underlying interest and the futures contract, and the underlying interest and the option may not exist. This can occur when, e.g., the futures contract underlying the option is subject to price limits while the option is not. The absence of an underlying reference price may make it difficult to judge 'fair' value.

iii. Deposited Cash and Property

You should familiarise yourself with the protection accorded to any money or other property which you deposit for domestic and foreign transactions, particularly in a firm's insolvency or bankruptcy. The extent to which you may recover your money or property may be governed by specific legislation or local rules. In some jurisdictions, property which had been specifically identifiable as your own will be pro-rated in the same manner as cash for purposes of distribution in the event of a shortfall.

d. Commission and Other Charges

Before you begin to trade, you should obtain a clear explanation of all commissions, fees and other charges for which you will be liable. These charges will affect your net profit (if any) or increase your loss.

e. Transactions in Other Jurisdictions

Transactions on markets in other jurisdictions, including markets formally linked to a domestic market, may expose you to additional risk. Such markets may be subject to a rule which may offer different or diminished investor protection. Before you trade, you should enquire about any rules relevant to your particular transactions. Your local regulatory authority will be unable to compel the enforcement of the rules of the regulatory authorities or markets in other jurisdictions where your transactions have been effected. You should ask the firm with which you conduct your transactions for details about the types of redress available in both your home jurisdiction and other relevant jurisdictions before you start to trade

f. Currency Risks

The profit or loss in transactions in foreign currency-denominated futures and options contracts (whether they are traded in your own or another jurisdiction) will be affected by fluctuations in currency rates where there is a need to convert from the currency denomination of the contract to another currency



g. Trading Facilities

Most open-outcry and electronic trading facilities are supported by computer-based component systems for the order-routing, execution, matching, registration or clearing of trades. As with all facilities and systems, they are vulnerable to temporary disruption or failure. Your ability to recover certain losses may be subject to limits on liability imposed by the one or more parties, namely the system provider, the market, the clearing house or member firms. Such limits may vary. You should ask the firm with which you conduct your transactions for details in this respect

h. Electronic Trading

Trading on an electronic trading system may differ not only from trading in an open outcry market but also from trading on other electronic trading systems. If you undertake transactions on an electronic trading system, you will be exposed to risks associated with the system including the failure of hardware and software. The result of any system failure may be that your order is either not executed according to your instructions or not executed at all.

i. Off-Exchange Transactions

In some jurisdictions, firms are permitted to effect off-exchange transactions. The firm with which you conduct your transactions may be acting as your counterparty to the transaction. It may be difficult or impossible to liquidate an existing position, to assess the value, to determine a fair price or to assess the exposure to risk. For these reasons, these transactions may involve increased risks. Off-exchange transactions may be less regulated or subject to a separate regulatory regime. Before you undertake such transactions, you should familiarise yourself with the applicable rules and attendant risks.

Note: "Margin" means an amount of money, securities, property or other collateral, representing a part of the value of the contract or agreement to be entered into, which is deposited by the buyer or the seller of a transaction in a futures contract, OTCD currency contract or spot LFX trading contract to ensure performance of the terms of the transaction in the futures contract, OTCD currency contract or spot LFX trading contract.

Acknowledgement of Receipt of Risk Disclosure Statement

This acknowledges that I/we have received a copy of the Risk Disclosure Statement and understand its contents.

Name	Name
Designation	Designation
Date	Date

Name:		Name:	
Designation		Designation	
Date		Date	
 		•••••••••••••••••••••••••••••••••••••••	



Risk Warning Statement for Overseas-Listed Investment Products

Client is requested to read, acknowledge receipt of and retain one copy of the following Risk Warning Statement.

RISK WARNING

An overseas-listed investment product⁶ is subject to the laws and regulations of the jurisdiction it is listed in. Before you trade in an overseas-listed investment product or authorise someone else to trade for you, you should be aware of:

The level of investor protection and safeguards that you are afforded in the relevant foreign jurisdiction as the overseas-listed investment product would operate under a different regulatory regime.

The differences between the legal systems in the foreign jurisdiction and Singapore that may affect your ability to recover your funds.

The tax implications, currency risks, and additional transaction costs that you may have to incur.

The counterparty and correspondent broker risks that you are exposed to.

The political, economic and social developments that influence the overseas markets you are investing in.

These and other risks may affect the value of your investment. You should not invest in the product if you do not understand or are not comfortable with such risks.

- 1. This statement is provided to you in accordance with paragraph 29D of the Notice on the Sale of Investment Products [SFA04-N12].
- 2. This statement does not disclose all the risks and other significant aspects of trading in an overseas-listed investment product. You should undertake such transactions only if you understand and are comfortable with the extent of your exposure to the risks.
- 3. You should carefully consider whether such trading is suitable for you in light of your experience, objectives, risk appetite, financial resources and other relevant circumstances. In considering whether to trade or to authorise someone else to trade for you, you should be aware of the following:

Differences in Regulatory Regimes

- a. Overseas markets may be subject to different regulations, and may operate differently from approved exchanges in Singapore. For example, there may be different rules providing for the safekeeping of securities and monies held by custodian banks or depositories. This may affect the level of safeguards in place to ensure proper segregation and safekeeping of your investment products or monies held overseas. There is also the risk of your investment products or monies not being protected if the custodian has credit problems or fails. Overseas markets may also have different periods for clearing and settling transactions. These may affect the information available to you regarding transaction prices and the time you have to settle your trade on such overseas markets.
- b. Overseas markets may be subject to rules which may offer different investor protection as compared to Singapore. Before you start to trade, you should be fully aware of the types of redress available to you in Singapore and other relevant jurisdictions, if any.
- c. Overseas-listed investment products may not be subject to the same disclosure standards that apply to investment products listed for quotation or quoted on an approved exchange in Singapore. Where disclosure is made, differences in accounting, auditing and financial reporting standards may also affect the quality and comparability of information provided. It may also be more difficult to locate up-to-date information, and the information published may only be available in a foreign language.

Differences in legal systems

- In some countries, legal concepts which are practiced in mature legal systems may not be in place or may have yet to be tested in courts. This would make it more difficult to predict with a degree of certainty the outcome of judicial proceedings or even the quantum of damages which may be awarded following a successful claim.
- e. The Monetary Authority of Singapore will be unable to compel the enforcement of the rules of the regulatory authorities or markets in other jurisdictions where your transactions will be effected.

⁶ An "overseas-listed investment product" in this statement refers to a capital markets product that is listed for quotation or quoted only on overseas securities exchange(s) or overseas futures exchange(s) (collectively referred to as "overseas exchanges").



- f. The laws of some jurisdictions may prohibit or restrict the repatriation of funds from such jurisdictions including capital, divestment proceeds, profits, dividends and interest arising from investment in such countries. Therefore, there is no guarantee that the funds you have invested and the funds arising from your investment will be capable of being remitted.
- g. Some jurisdictions may also restrict the amount or type of investment products that foreign investors may trade. This can affect the liquidity and prices of the overseas-listed investment products that you invest in.

Different costs involved

- h. There may be tax implications of investing in an overseas-listed investment product. For example, sale proceeds or the receipt of any dividends and other income may be subject to tax levies, duties or charges in the foreign country, in Singapore, or in both countries.
- i. Your investment return on foreign currency-denominated investment products will be affected by exchange rate fluctuations where there is a need to convert from the currency of denomination of the investment products to another currency, or may be affected by exchange controls.
- j. You may have to pay additional costs such as fees and broker's commissions for transactions in overseas exchanges. In some jurisdictions, you may also have to pay a premium to trade certain listed investment products. Therefore, before you begin to trade, you should obtain a clear explanation of all commissions, fees and other charges for which you will be liable. These charges will affect your net profit (if any) or increase your loss.

Counterparty and correspondent broker risks

k. Transactions on overseas exchanges or overseas markets are generally effected by your Singapore broker through the use of foreign brokers who have trading and/or clearing rights on those exchanges. All transactions that are executed upon your instructions with such counterparties and correspondent brokers are dependent on their respective due performance of their obligations. The insolvency or default of such counterparties and correspondent brokers may lead to positions being liquidated or closed out without your consent and/or may result in difficulties in recovering your monies and assets held overseas.

Political, Economic and Social Developments

I. Overseas markets are influenced by the political, economic and social developments in the foreign jurisdiction, which may be uncertain and may increase the risk of investing in overseas-listed investment products

Acknowledgement of Receipt of Risk Warning Statement

This acknowledges that I/we have received a copy of the Risk Warning Statement and understand its contents.

Name	
Designation	
Date	

Name: Designation Date

Name	
Designation	
Date	

Name:	
Designation	
Date	



Notification on Futures Trading Rule 1.6

In line with practices in other established futures exchanges, the SGX-DT requires that this notification on the following Futures Trading Rule 1.6 be provided for the Customer's acknowledgement that it is acceptable and accepted by the Customer.

Exclusion of Liability, Disclaimer of Warranties & Statutory Immunity

1.6.1 No Liability for Loss

Unless otherwise expressly provided in this Rules or in any other agreements to which the Exchange is a party, none of the Exchange, its related corporations, SGX RegCo, any person or entity referred to under Rule 1.7.4, or their respective directors, officers, employees, representatives or agents shall be liable to any Person for any loss (consequential or otherwise, including, without limitation, loss of profit), damage, injury, or delay, whether direct or indirect, arising from or in connection with the following, or anything done or not done as a direct or indirect consequence of the following:

- a. any action taken in connection with the discharge of the Exchange's regulatory responsibilities including the suspension, interruption or closure of the Markets;
- b. any failure or malfunction of Exchange Systems;
- c. any action taken by the Partner Market or by the Exchange in connection with the Partner Market, including the suspension, interruption or closure of the Partner Market; or
- d. any failure or malfunction of Partner Market Facilities.

"Exchange Systems" refers to any pre-trade, trade or post-trade systems, including the Trading System, operated by the Exchange in connection with the Markets. "Partner Market Facilities" refers to any relevant facilities and systems operated by the Exchange or otherwise in connection with the Partner Market.

1.6.1A Indemnity

- Each Trading Member indemnifies each of the Exchange, its related corporations, SGX RegCo, any person or entity referred to under Rule 1.7.4, and their respective directors, officers, employees, representatives and agents ("Indemnified Persons") against any loss or liability reasonably incurred or suffered by an Indemnified Persons where such loss or liability arose out of or in connection with:
 - a. any breach by the Trading Member of its obligations under the Rules; or
 - b. any wilful, unlawful, reckless or negligent act or omission by the Trading Member.
- 2) Without prejudice to the generality of Rule 1.6.1A(1), in the event that any legal, arbitration or other proceedings are brought to impose any liability on all or any of the Indemnified Persons for an alleged failure on the part of any Indemnified Person to prevent or to require action by a Trading Member or any of its directors, officers, employees, representatives or agents, the Trading Member shall reimburse the relevant Indemnified Person for:
 - a. all expenses and legal fees incurred by or on behalf of the Indemnified Person in connection with such proceedings;
 - b. any payment made by or on behalf of the Indemnified Person with the approval of the Trading Member in connection with any settlement of such proceedings; and
 - c. any payment made by or on behalf of the Indemnified Person as a result of any order, award or judgment made in such proceedings.

The Trading Member shall render such co-operation as the Indemnified Person reasonably requires in respect of such proceedings including without limitation the production of any document or records.

- 3) Without prejudice to Rule 1.6.1A(2), the Trading Member shall pay to an Indemnified Person, if the Indemnified Person so requires, the costs incurred by or on behalf of the Indemnified Person of producing or obtaining, pursuant to a court order or other legal process, records relating to the business or affairs of a Trading Member or any of its directors, officers, employees, representatives or agents, regardless of the party requiring such production or obtainment.
- 1.6.2 Statutory Immunity

As provided under the Act, the Exchange or any Person or entity acting on its behalf, including any person or entity referred to under Rule 1.7.4 and their respective directors, officers, employees, representatives, and agents, shall be immune from any criminal or civil liability



for anything done (including any statement made) or omitted to be done with reasonable care and in good faith in the course of, or in connection with, the discharge or purported discharge of its obligations under the Act or this Rules.

1.6.3 Disclaimers of Warranties

All warranties and conditions, both express and implied as to condition, description, quality, performance, durability, or fitness for the purpose or otherwise of any of the Exchange Systems or Partner Market Facilities, or any component thereof are excluded except as required by law. The Exchange does not warrant or forecast that the Exchange Systems or Partner Market Facilities, any component thereof or any services performed in respect thereof will meet the requirements of any user, or that operation of the Exchange Systems or Partner Market Facilities will be uninterrupted or error-free, or that any services performed in respect of the Exchange Systems or Partner Market Facilities will be uninterrupted or error-free.

1.6.4 Index Related Disclaimers

The Exchange, Index Provider and any other party involved in, or related to, making or compiling any index do not guarantee the originality, accuracy or completeness of such indices or any data included therein. Contracts on any index ("Index Contracts") are not sponsored, guaranteed or endorsed by the Index Provider or any other party involved in, or related to, making or compiling such indices. Neither the Index Provider nor any other party involved in, or related to, making or compiling any index makes any representations regarding the advisability of investing in such Index Contracts. Neither the Index Provider nor any other party involved in, or related to, making or compiling any index makes any warranty, express or implied, as to the results to be obtained by any person or any entity from the use of such index or any data included therein. Neither the Index Provider nor any other party involved in, or related to, making or compiling any MSCI Index makes any express or implied warranty, and expressly disclaims all warranties of merchantability and fitness for a particular purpose or use with respect to such index or any data included therein. Without limiting any of the foregoing, in no event shall an Index Provider or any other party involved in, or related to, making or compiling any index have any liability for any direct, special punitive, indirect, or consequential damages (including lost profits), even if notified of the possibility of such damages. In addition, neither the Exchange, an Index Provider nor any other party involved in, or related to, making or compiling any index shall have any liability for damages, claims, losses or expenses relating to any futures or options contracts that may be caused by any errors or delays in calculating or disseminating such index. "Index Provider" as used herein refers to MSCI. FTSE. IISL, NKS or such other index provider and their respective affiliates with whom the Exchange has or shall enter into agreements with for the creation and exploitation of indices and index-linked products.

1.6.5 Notifications to Customers

Members shall notify Customers of the above exclusion of liability and disclaimer of warranty by the Exchange either by way of inclusion in the contracts granting access to the Markets or Partner Markets, or such other manner as approved by the Exchange.

Acknowledgement of Acceptability of Notification of Futures Trading Rule 1.6

This acknowledges that Notification of Futures Trading Rule 1.6 is acceptable and that I/we accept the Rule.

Name	Name
Designation	Designation
Date	Date
Name:	Name:
Designation	Designation
Date	Date