

Guarantee

To:	□Celestial Securities Limited	□Celestial Commodities Limited	□Celestial Finance Limited	□Others
Re: N	Name of Client:	("C	Client'')	
and/o	, , ,	services pursuant to the terms of the acc		ou ("Account") securities and/or commodities trading and any supplemental terms agreed and to be agreed
1.	Guarantee			
1.2 (1.3 1.4 1.5 1.6 1.7 1.8 1.9 1.10	I. I/We unconditionally and irrevocably agree with you as principal obligor and not merely as surety to pay and satisfy to you on demand all balances which are now may be from time to time hereafter due to you 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 you under the Account prior to your 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 arrangement. 1.2 You may at all times without notifying and obtaining consent from me/us and without affecting my/our liability hereunder: (a) 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 you a security interest in, a general continuing lien upon and a right to set-off against (i) all my/our interest in or to any securities and commodities and other property which have been or at any time shall be delivered to or otherwise come into the possession, custor or control of you or your associated companies. 1.4 The notices, statements or other communications issued by you in relation to the Account shall be accepted by me/us as conclusive evidence to the amount or liability under the Account and/or under this Guarantee unless written notice from me/us to the contrary is received by you within 5 calendar days from the date thereof. 1.5 My/Our liability hereunder will not be affected by unclease the steps to recover the monies against the Client or enforce any security or the invalidity of an security. 1.6 Notwithstanding that the Client is an unincorporated body which has no legal existence, this Guarantee			
2.	General			
2.22.32.42.52.62.7	If this Guarantee is given by more that death of the other(s). My/Our liability in You may assign all or part of your right Any communication from me/us shall all notices and communications to me address or number given by me/us here day after such notice is mailed (in the coof facsimile, telephone of electronic trails any provision herein is or becomes impaired. I/We acknowledge that I/we understan version of this Guarantee, the English of the contract of	n one party, our liability hereunder shall ander this Guarantee shall not be affected to under this Guarantee to any person without be effective until duly received by you can shall be considered effectively give in or hereafter from time to time. Such n ase of mailing) and (b) when delivered (in unsmission). invalid, illegal or unenforceable, the valued and accept all provisions set out in this	be joint and several and none of I by any guarantee provided to the thout any prior consent or approva- ing via mailing, facsimile, deliverent otices and communications shall in the case of personal delivery), selidity, legality and enforceability as Guarantee. In the event of any	ry, telex, telephone or electronic transmission at the led be deemed to be received (a) on the second business ent (in the case of telex) or communicated (in the case of the remaining provisions shall not be affected or inconsistency between English version and Chinese
Date	d	_		
	vidual Guarantor ed, Sealed and Delivered by the Guarar	ator		
_	<u> </u>		Name	
Si	Signature			
			HKID/Passport No	
			Occupation	
			Contact No	

Home Address ____

時富金融服務集團有限公司 CASH Financial Services Group Limited 香港中環皇后大道中181號新紀元廣場低座21樓 總機 Tel:(852) 2287 8788 傳真 Fax:(852) 2287 8700 21/F, Low Block, Grand Millennium Plaza, 181 Queen's Road Central, Hong Kong





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致:	□時富證券有限公司 □時富商品有限公司 □時富財務有限公	公司 □其他				
關於: 客戶姓名:(『客戶』)						
	· 貴公司同意根據協定之開戶文件條款及由 貴公司與客戶協定及 持續提供證券及/或商品交易/或保證金融資及/或其他有關服	、將協定之任何補充條款(『協議』),向客戶按其在 貴公司開立之客戶賬戶(『賬戶』)提 務,本人/吾等茲同意如下:				
1.	1. 擔保					
1.1	本人/吾等無條件及不可撤回地與 貴公司協議,作為主要債務人,不僅出任擔保人,向 貴公司應要求根據協議支付客戶(不論任何身份)現時或其後					
	不時到期應付賬戶之所有結欠,包括: (a) 如屬客戶去世、破產、清盤、喪失工作能力、無行為能,	力或權限或權力缺乏或限制,在 貴公司收悉上述事項實際通知之前,欠負 貴公司之賬戶				
	所有款項;及 (b) 根據賬戶向客戶授予任何信貸或融資之所有欠負款項或信	責務,儘管該信貸批授或安排無效或不符規定。				
1.2	2 貴公司可隨時在不另行通知和獲得本人/吾等同意及在不影響本人/吾等根據本擔保書之責任下作以下事宜: (a) 向客戶授予、延續、改動或釐定任何信貸、融資或貸款; (b) 調整賬戶之利率;					
	(c) 就賬戶向客戶給予任何時間或寬限。					
1.3	為確保本人/吾等根據本擔保書之債務,本人/吾等向 貴公司就以下方面一般持續留置權及抵銷權授予擔保權益:(i)所有本人/吾等於 貴公司或 貴公司之聯營公司之現有及未來信貸結餘,以及本人/吾等對 貴公司或 貴公司之聯營公司之其他未來索償;及(ii)本人/吾等所有交付予或以其他方式由 貴公司或 貴公司之聯營公司管有、保管或控制之任何證券及商品及其他財產之權益。					
1.4	 4 本人/吾等須接納由 貴公司發出有關賬戶之通知、聲明或其他通訊為賬戶及/或本擔保書之款項或債務之確鑿憑證,惟 貴公司收悉本人/吾等發出與此相反之書面通知後五個曆日則作別論。 5 本人/吾等根據本擔保書之責任並不因 貴公司未能採取步驟以追討客戶款項或強制執行任何抵押品或任何抵押品無效所影響。 6 儘管客戶為未具法團地位而非合法存續,本擔保書對本人/吾等具有效力及約束力。 1.7 本人/吾等根據本擔保書之法律責任不因客戶章程更改或其任何合夥人去世所影響。 1.8 本擔保書屬持續擔保,並涵蓋當時構成客戶欠負 貴公司之帳戶結欠所有款項,除非及直至 貴公司以書面明示同意本人/吾等終止本擔保書。 					
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2.	一般事項					
2.1 2.2						
2.3	本人/吾等根據本擔保書之責任並不受向客戶或任何其他一方就賬戶所提供之任何擔保影響。 3 在未經本人/吾等事先同意或批准之前,貴公司可將 貴公司根據本擔保書之全部或部分權利轉讓予任何人士。					
2.4 2.5	4 由本人/吾等發送之任何通訊均待 貴公司妥收悉通訊後方為有效。					
2.0	碼方視為有效。有關通知及通訊,將於(a)郵寄該通知後第二個	營業日 (如屬以郵寄方式) ,及(b)交付時 (如屬以專人送遞方式) 、發送時 (如屬以電傳方				
2.6						
2.7 2.8	2.7 本人/吾等確認本人/吾等明白及接納本擔保書所載之所有條文。本擔保書之中文及英文本如有任何抵觸之處,概以英文本為準。2.8 本擔保書受香港特別行政區法律管轄及按其詮釋。					
日期	J					
個人	擔保人					
由擔	保人簽署、蓋印及交付					
簽	名	姓名				
		戸口號碼 香港身分證/護照號碼				
		首や 才 刀起/ 護忠姚鸣 職業				
		聯絡電話				
		住宅地址				

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