

Addendum to Client's Agreement and Risk Disclosure Statements

The following clauses are amended in the manner stated below.

Original clause item	Revised clause item	Amendment (Newly added content will be underlined, and deleted content will be crossed)
<p>REPRESENTATIONS AND WARRANTIES Clause 14.14 (P.18)</p>	<p>REPRESENTATIONS AND WARRANTIES Clause 14.14 (P.18)</p>	<p>The Client represents that all assets to be deposited into the Account belong to the Client, and undertakes that the Client shall not allow or cause any third party, except for banks acting for the Client, to deposit any monies into the Account. <u>In addition, the Client understands and agrees that BOCOM discourages the Client to effect any third party money transfer with the Account.</u> In case of such any third party deposit <u>money transfer</u>, the Client undertakes to notify BOCOM and provide BOCOM with all reasonable information in order to assist BOCOM to discharge its obligations pursuant to relevant regulatory requirements including but not limited to know-your-client and anti-money laundering. <u>The Client also acknowledges that BOCOM has the rights to refuse to follow any third party money transfer instruction and (in case of third party money deposit) may return the money to the third party depositor.</u></p>
<p>WARRANTIES Clause 23.3</p>	<p>WARRANTIES Clause 23.3 (P.46)</p>	<p>The Client represents that all assets to be deposited into the Account belong to the Client, and undertake that the Client shall not allow or cause any third party, except for banks acting for the Client, to</p>

		<p>deposit any monies into the Account. <u>In addition, the Client understands and agrees that BOCOM discourages the Client to effect any third party money transfer with the Account. In case of such any third party deposit money transfer,</u> the Client undertakes to notify BOCOM and provide BOCOM with all reasonable information in order to assist to BOCOM to discharge its obligations pursuant to relevant regulatory requirements including but not limited to know-your-client and anti-money laundering. <u>The Client also acknowledges that BOCOM has the rights to refuse to follow any third party money transfer instruction and (in case of third party money deposit) may return the money to the third party depositor.</u></p>
--	--	--