Addendum to Client's Agreements and Risk Disclosure Statements

Original clause Revised clause Amendment (Newly added content will be underlined, and item deleted content will be crossed) item **FUTURES FUTURES** Added Clause 24.2: CLIENT CLIENT "24.2 BOCOM will place the Client' s assets in an Omnibus AGREEMENT-AGREEMENT-CLAUSE 24 -Account and that : CLAUSE 24 -**OMINBUS OMINBUS** ACCOUNT ACCOUNT 24.2.1 the Client's rights to assets held by BOCOM in its Omnibus Account with a Clearing House may be subject to BOCOM fulfilling its obligations to such Clearing House, which may be further subject to BOCOM's other clients fulfilling their obligations to BOCOM, despite the Client did not default on his or her obligations to BOCOM; and 24.2.2 the Client's rights to assets held by BOCOM in its Omnibus Account with the executing or clearing agent may be subject to BOCOM, its other clients, the executing or clearing agent or their agents, and other clients of HKCC or their agents fulfilling their obligations to their counterparties, despite the Client did not default on his or her obligations to BOCOM." N/A Added Clause 26: **FUTURES** CLIENT AGREEMENT-"If the executing or clearing agent holding Client's assets defaults, CLAUSE 26 the obligations of BOCOM to the Client will be limited to the net LIMITED amount BOCOM recovered from such executing or clearing agent in relation to such Client's assets ("Recovered Amount"). BOCOM RECOURSE will not be obliged to make any further payment or deliveries other than the Recovered Amount and, accordingly, no debt shall be owed by BOCOM in respect of any Shortfall. None of the Client nor any other person may take any further action against BOCOM to recover such Shortfall. In this clause, the term "Shortfall" means the difference between the value of the Client's assets held by BOCOM's executing or clearing agent and the Recovered

Amount. "

The following clause is amended in the manner stated below.