

Shenwan Hongyuan Securities (H.K.) Limited (CE No. AAC927) Shenwan Hongyuan Futures (H.K.) Limited (CE No. AAF420)

Level 19, 28 Hennessy Road,

Hong Kong Tel: (852) 2250 8298 Fax: (852) 3525 8451

ACCOUNT OPENING FORM (FOR INDIVIDUAL ACCOUNT)

In this form, SWHYS shall mean Shenwan Hongyuan Securities (H.K.) Limited and SWHYF shall mean Shenwan Hongyuan Futures (H.K.) Limited.

1. ACCOUNT TYPE				
(More than one option can be chose ☐ 1. Cash Account With Online Services? Note 1: Stock Options Account must be op	☐ 2. Margin Account	□ 3. Stock Options Account 2 □ 3 □ 4 □	t Note 1	
2. APPLICANT INFORM	MATION			
Personal Information				
Name (English)	(Surname) (Gir	iven Name)	(Mr./Ms./Miss)	
Name (Chinese)	(姓) (名)	(先生/女士/小姐)	
ID No.	F	Passport No.		
Nationality	Г	Date and Place of Birth	DD/MM/YY Place of Birth	
Residential Address	Room / Floor / Building Name	Estate / Street No. Street Name		
	District / Sub-district	Country	Postal Code	
Office Address	Room / Floor / Building Name Estate / Street No. Street Name			
Home Tel. No.	District / Sub-district	Country Mobile No.	Postal Code	
Office Tel. No.	Country Code City Code Telephone no.	Fax No.	untry Code Telephone no.	
E-mail Address	Country Code City Code Telephone no.	Cou	untry Code City Code Telephone no.	
Employment Status				
Employment Status	☐ Self Employed ☐ Full-time Em☐ Housewife ☐ Retired			
Occupation / Position				
Name of Employer / Self-owned Business/Institution				
Employer/Business	□ Legal □ Communications □ Real Estate □ Transport □ Logistics □ Health Care □ Manufacturing □ Industrial □ Education □ Retail □ Restaurants □ □ Restaurants	☐ Finance/Insurance ☐ Business Services ☐ Union & Organizations ☐ Public Services ☐ Sports Activities ☐ Travel & Tourism ☐ Charity (non Govt Bodies ☐ Others (please specify):	☐ Import/Export/Wholesale ☐ Science & Technology ☐ Leisure & Entertainment ☐ Personal & Household Services ☐ Amusement & Recreation Services ☐ Hotel/Boarding Houses ☐ Hairdressing & Beauty	
Financial Status				
Personal Annual Income:	□ Below HK\$300,000 □ HK\$300,000 - HK\$800,000 □ HK\$800,001 - HK\$1,200,000 □ Above HK\$1,200,000			
Personal Net Worth:	☐ Below HK\$1 million ☐ HK\$	\$1 million - HK\$8 million	☐ Above HK\$8 million	
Source(s) of Funds	☐ Salary / Commission ☐ Savings ☐ Investment Income ☐ Sale of real estate ☐ Own Business ☐ Others (Please specify:)			
Source(s) of Wealth	☐ Business Income ☐ Salary/Pension ☐ Investment Income ☐ Inheritance/Gift ☐ Others (Please specify:)			
Investment Experience				
☐ Stock: year(s)	☐ Warrants: year(s)	☐ Options: ye	$\operatorname{var}(s)$ \square Futures: year(s)	

Knowledge of Structured or Derivative Products Note 2					
2.1 Do you understand the main features of structured or derivative products and risks involved in derivatives transactions?					
□ No □ Yes					
2.2 Have you ever undergone any train	2.2 Have you ever undergone any training or attended any courses on structured or derivative products?				
☐ No ☐ Yes (Please spe	ecify the name of the training/ course:)			
2.3 Have you ever obtained any work	king experience relating to structured or derivative pro-	ducts?			
☐ No ☐ Yes (Please spe	ecify the relevant working experience:)			
2.4 Have you ever executed 5 or more	re transactions relating to structured or derivative produ	ucts over the past 3 years?			
□ No □ Yes					
Note 2: Structured or derivative products include warr	rrants, callable bull/bear contracts, equity-linked notes, exchange traded fund	ls, stock options, futures and such other products embedded with derivatives.			
3. ACCOUNT INVESTMENT	OBJECTIVES				
Investment Objectives (More than one option can be chosen)	acome Growth Speculation Others:				
4. ACCOUNT CORRESPOND	DENCE INFORMATION				
	ame as Residential Address Same as Office Add	ress Others (Please fill in below)			
Correspondence Address Room/	/ Floor / Building Nama Estate / Street No. Str.	oot Name			
	Room / Floor / Building Name Estate / Street No. Street Name				
	nglish ☐ Chinese	Postal Code			
	y Email (Same as Personal Information's Email)				
	y Post (Same as Correspondence Address) Note3				
Note 3: Monthly postal fee will be charged at the end	d of each month if nostal statement is requested	Confirmed by Applicant			
		ADD AWAI DIIDDOSE\ Note 4			
5. BANK TO BE REGISTERE Currency	ED WITH THE BROKER (FOR FUND WITH Bank Name Bank Accord	IDKAWAL I CKI OSL)			
□ HKD □ Multi Currency	Bank Name Bank Accord	unt ivo. Bank Account Name			
Other: Multi Currency					
□ Other:					
		tion. The Bank Account Name must be the same as the name of account holder.			
	ON BY FIRST JOINT APPLICANT				
6.1 Are you the ultimate beneficiary (Note: Ultimate beneficiary of the	of the Account? e Account means the person or entity that stands to gain	in the commercial or economic benefit of a transaction			
and/or bear its commercial or eco	onomic risk).	Relationship:			
Note 5: Ultimate beneficiary is required to	o submit additional supplementary document(s).	Relationship.			
	esponsible for originating the instruction in relation to t	transactions in the Account? Relationship:			
6.3 Are you a U.S. citizen or resident	nt?				
	payer ID No.: o report your relevant account balance, gross amount	ts of relevant interest incomes, dividend incomes and			
	details (e.g. name, address, the U.S. Taxpayer ID No.) t				
	tner, children or parents or close associates a Politically	v Exposed Person "(PEP")?			
(Note: PEP refers to a person entrusted with a prominent public function including a head of state, head of government, senior politician, senior executive of a state-owned corporation and an important political party official, which is more specifically defined under the					
	unter-Terrorist Financing (Financial Institutions) Ordir	nance (Cap. 615 of the Laws of Hong Kong)).			
□ No □ Yes Name of I		Relationship:			
6.5 Are you a director or substantial shareholder of any listed company? ☐ No ☐ Yes, I am a ☐ director / ☐ substantial shareholder. Name of listed company:					
Shareholding (if applica					
6.6 Are you a licensed/registered person or employee/director of a corporation licensed/registered with the Securities and Futures Commission of Hong Kong "(SFC")?					
☐ No ☐ Yes Name of	`licensed/registered corporation:				
7. Are you an employee or director of SWHYS/SWHYF or its holding company or any of the subsidiaries of the holding company or a relative of any director or employee of SWHYS/SWHYF or its holding company or any of the subsidiaries of the holding company? Polyton D Ves D Name of director/employee:					

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(For Margin Account Only) 6.8 Does your spouse have a margin account with SWHYS? □ N/A □ No □ Yes Name of spouse: _____ ID no.: ____ Account no.: _____ 6.9 Do you or together with your spouse control 35% or more of the voting rights of another corporate margin account client of SWHYS? □ No □ Yes Name of margin account client:

7. Declaration for Automatic Exchange of Financial Account Information

Jurisdiction of Residence and Taxpayer Identification Number or its Functional Equivalent ("TIN")

Complete the following table indicating (1) the jurisdiction of residence (including Hong Kong) where you are a resident for tax purposes and (2) Your TIN for each jurisdiction indicated. Indicate all (not restricted to three) jurisdictions of residence. If you are a tax resident of Hong Kong, the TIN is the Hong Kong Identity Card Number. If you are a tax resident of People's Republic of China, the TIN is the PRC Identity Card Number. If a TIN is unavailable, provide the appropriate reason A, B or C:

Reason A – The jurisdiction where you are a resident for tax purposes does not issue TINs to its residents.

Reason B – You are unable to obtain a TIN. Explain why you are unable to obtain a TIN if you have selected this reason.

Reason C – TIN is not required. Select this reason only if the authorities of the jurisdiction of residence do not require the TIN to be disclosed.

Jurisdiction of Residence	TIN	Enter Reason A, B or C if no TIN is available	Explain why the account holder is unable to obtain a TIN if you have selected Reason B

8. AUTHORISATION, UNDERTAKING, DECLARATION AND EXECUTION

In connection with this account opening application with the Broker (either SWHYS and/or SWHYF as the case may be) (the "Application"), we (the "Applicant") hereby authorise, undertake, declare and acknowledge as follows (terms not defined herein shall have the same meanings as in the Terms and Conditions for the relevant account(s) that we open with the Broker):

General

- 1. I hereby authorise the Broker to obtain at any time references and account balances from my bankers (I hereby waive any duty of confidentiality involved) and to contact any other persons to check the information provided in this Account Opening Form and in relation to the Application. Further, I hereby authorise the Broker to conduct credit enquiries and checks for the purpose of ascertaining my financial situation and investment objectives.
- I declare that all information provided in this Account Opening Form and all supporting and relevant documents submitted by me to the Broker in relation to
 this Application is true, complete, accurate and up-to-date. The Broker is entitled to rely fully on such information for all purposes unless the Broker has
 received actual prior notice in writing of any change from me.
- 3. I undertake that I shall advise the Broker forthwith of any changes to the information supplied in this Account Opening Form and in relation to the Application. I undertake to provide any further information/documents that the Broker may require from time to time and to ensure at all times the truthfulness, the completeness, the accuracy and the up-to-dateness of all information provided by me to the Broker in relation to this Application.
- 4. I confirm my understanding that if I wish, I may request a signed copy of this Account Opening Form from the Broker. A standard form of this Account Opening Form is also available for downloading from the Broker's website. I acknowledge receipt of copies of (i) the Terms and Conditions; (ii) the PDPO Circular; and (iii) the Risk Disclosure Statements and Disclaimers, in relation to this Application in a language of my choice (English or Chinese). These documents, together with the Account Opening Form, are collectively referred to hereinafter as the "Client Agreement".
- 5. I declare that I have been advised to read the Client Agreement carefully, to ask questions and to take independent advice if I wish.
- 6. I further declare that I have read the Client Agreement thoroughly; that I accept and agree to be bound thereby, in particular, the creation of the Broker's Charge as detailed in the relevant Terms and Conditions; and that where the Account Opening Form is signed before licensed person, the contents of the Client Agreement have been explained to me fully and clearly in a language which I understand. I agree and confirm that this Account Opening Form and the documents supplied/to be supplied together with this Account Opening Form shall form an integral part of the agreement between the Broker and me.
- 7. I understand and agree that the provisions of the relevant Terms and Conditions, the PDPO Circular and the Risk Disclosure Statements and Disclaimers may be amended, supplemented or revised from time to time by the Broker by way of notice and I recognise that I may at any time ask for a copy of each of the up-to-date Terms and Conditions, the PDPO Circular and the Risk Disclosure Statements and Disclaimers for perusal.
- 8. Where I intend to appoint people other than me to operate the account, I understand that I shall execute a"Letter of Authorisation and Indemnity"in favour of the Broker, in the form provided by the Broker.
- 9. I understand that the signing of this acknowledgement is mandatory under the Code of Conduct for Persons Licensed by or Registered with the Securities and Futures Commission of Hong Kong. I understand that the Broker will not be able to effect my instructions to deal in securities/futures if this acknowledgement is not signed and dated by me.
- 10. I have been informed that in case I open a Margin Account, the Broker may repledge my securities collateral.
- 11. I hereby give Direct Marketing Authorisation, Standing Authority for Client Money and/or Standing Authority for Client Securities (as described in detail in the following paragraphs), if applicable to my Application.
- 12. In the event of any difference in interpretation or meaning between the Chinese and English versions of these authorisations, I agree that the English version shall prevail.

Direct Marketing Authorisation (Applicable to all accounts)

I consent for the Broker and the Broker's Group Company to use my personal data in direct marketing, unless I indicate disagreement by ticking [/] in the following box:

The above represents my present choice whether or not to receive direct marketing contact or information. This replaces any choice communicated by me to the Broker prior to this Application. My above choice applies to the direct marketing of the classes of products and services as set out in the Broker's policy statement relating to the Personal Data (Privacy) Ordinance (Cap. 486 of the Laws of Hong Kong), provided together with relevant Terms and Conditions. I should also refer to the policy statement on the kinds of personal data which may be used in direct marketing.

Automatic Exchange of Financial Account Information

I acknowledge and agree that (a) the information contained in this form is collected and may be kept by the Broker for the purpose of automatic exchange of financial account information, and (b) such information and information regarding my account and any reportable account(s) may be reported by the Broker to the Inland Revenue Department of the Government of the Hong Kong Special Administrative Region and exchanged with the tax authorities of another jurisdiction or jurisdictions in which I may be resident for tax purposes, pursuant to the legal provisions for exchange of financial account information provided under the Inland Revenue Ordinance (Cap.112). I undertake to advise the Broker of any change in circumstances which affects my tax residency status or causes the information contained herein to become incorrect within 30 days of such change in circumstances.

Standing Authority for Client Money (Applicable to all accounts)

This authority covers money held or received in Hong Kong by the Broker and/or the Broker's Group Company (including any interest derived from the holding of the money which does not belong to the Broker) in one or more segregated account(s) on my behalf "(Monies").

Unless otherwise defined, all the terms used in this authority shall have the same meanings as in the Securities and Futures Ordinance (Cap 571 of the Laws of Hong Kong) (the "Securities and Futures Ordinance") and the Securities and Futures (Client Money) Rules (Cap 571I of the Laws of Hong Kong) as amended from time to time.

This instruction authorises the Broker to do any of the following without giving me notice:

- 1. combine or consolidate any or all segregated accounts of mine, of any nature whatsoever, maintained by the Broker or the Broker's Group Company (as defined in the Terms and Conditions) and the Broker may set-off or transfer any sum of Monies to and between such segregated account(s) to satisfy my obligations or liabilities to any member of the Broker's Group Company, whether such obligations and liabilities are actual, contingent, primary or collateral, secured or unsecured;
- 2. transfer any sum of Monies to any futures trading/clearing/settlement account(s) maintained by the Broker with its agent broker(s) and/ or clearing agent(s) for purpose of dealing in global futures transactions for and on behalf of me, if I maintain futures trading account(s) with the Broker; or
- 3. ransfer any sum of Monies interchangeably between any of the segregated accounts maintained at any time by any member of the Broker's Group Company.

I hereby agree to indemnify and to keep indemnified, the Broker, its agent broker(s) and/or clearing agent(s) from and against all losses, damages, interests, costs, expenses, actions, demands, claims or proceedings of whatsoever nature which they (or any of them) may incur, suffer and/or sustain as a consequence of any transaction undertaken in pursuance of this authority.

This authority is given to the Broker in consideration of its agreeing to continue to maintain one or more trading account(s) at my choice with this Account Opening Form.

This authority is given without prejudice to other authorities or rights which the Broker or the Broker's Group Company may have in relation to dealing in Monies in the segregated accounts.

This authority shall be valid for a period of twelve (12) months from the date of this authority, unless otherwise terminated by the Broker or revoked by me with notice in writing to the Broker. This authority may be revoked by me by giving the Broker written notice addressed to the Broker's Documentation Control Department at the Broker's address specified above. Such notice shall take effect seven (7) Business Days after the date of the Broker's actual receipt of such notice unless otherwise determined by the Broker.

I understand that this authority shall be deemed to be renewed on a continuing basis for a further period of not more than twelve (12) months without my written consent if the Broker issues me a written reminder at least fourteen (14) days prior to the expiry date of this authority, and I do not object to such deemed renewal before such expiry date.

I acknowledge that my assets (including Monies) received or held by the licensed or registered person outside Hong Kong are subject to the applicable laws and regulations of the relevant overseas jurisdiction which may be different from the Securities and Futures Ordinance and the rules made thereunder. Consequently, such client assets may not enjoy the same protection as that conferred on client assets received or held in Hong Kong.

I confirm that this authority has been clearly explained to me. I understand fully the contents of this authority and I have sought, or have had the opportunity to seek, legal advice concerning its contents and effects.

Standing Authority for Client Securities (Applicable to Margin Account Only)

- 1. I confirm that I fully understand the contents of this authority and I further confirm my authorisation to the Broker to deal with the securities in the Margin Account opened or to be opened with the Broker to the extent permissible under the applicable laws, rules and regulations, including but not limited to the following:
 - (a) dispose of any securities collateral in settlement of (i) my obligation to maintain the agreed level of margin; and (ii) any other liability of me to the Broker; (b) deposit the securities collateral in the Margin Account with an authorised institution (as defined in the Banking Ordinance (Can 155 of the Laws of Hong
 - (b) deposit the securities collateral in the Margin Account with an authorised institution (as defined in the Banking Ordinance (Cap 155 of the Laws of Hong Kong)) as collateral for financial accommodation provided by that authorised institution to the Broker;
 - (c) deposit the securities collateral with a recognised clearing house (as defined in the Securities and Futures Ordinance) or an intermediary licensed or registered for dealing in securities as collateral for the discharge and satisfaction of the Broker's settlement obligations and liabilities;
 - (d) apply the securities or securities collateral pursuant to a securities borrowing and lending agreement; or
 - (e) apply or deposit any of the securities collateral in accordance with Clause 1(a), 1(b), 1(c) and/or 1(d) above if the Broker provides financial accommodation to me in the course of dealing in securities and also provides financial accommodation to me in the course of any other regulated activity for which the Broker is licensed or registered.
- 2. I confirm that I fully understand the contents of this authority and the authorisation for the matters described in sub-paragraph 1(a) shall be effective for an indefinite duration and the authorisations for the acts described in sub-paragraphs 1(b), 1(c), 1(d) and 1(e) shall be valid from the date of this authority for a period of twelve (12) months. The Broker will send to me a reminder at least fourteen (14) days prior to the expiry of this authority. I understand that if no objection is received by the Broker before the expiry date of the then existing authority, the authority is deemed to be renewed (without my written consent) for another twelve (12) months from the date of expiry. At any point in time, the authority may be revoked and the revocation will be effective seven (7) Business Days after the Broker's actual receipt of the original written revocation bearing my signature.
- 3. I understand that if the Broker lends or deposits any securities in the Margin Account to a third party, the return of such securities may be subject to the Broker discharging its obligations to such third party.
- 4. I confirm that the Broker may refuse to draw on the facility granted to me to settle any transaction if I do not give any authorisation required under any applicable laws, rules or regulations. I confirm that the above authorisations are transferable by the Broker or the Broker's assigns.
- I also confirm that, unless otherwise disclosed to the Broker in writing:

 (a) my spouse is not a margin account client of the Broker; and
 - (b) I do not control (either alone or together with my spouse) 35% or more of the voting rights of another corporate margin account client of the Broker.

SIGNED BY APPLICANT AND WITNESS				
	in the presence of			
Signature of Applicant* Name: * This signature will be used as specimen signature.	Signature of witness* Name of witness: ID no./Passport no.: Date: * Witness must be either a licensed person, or employee of the Broker's Group Company.			
DECLARATION BY A LICENSED PERSON				
I,				
Signature of licensed person	Date			