

## Agreement for Clearing Margin for Replacement Deposit Referential Translation

This Agreement written in the Japanese language shall be original.

July 16th, 2013

I/we hereby agree that the amount of money or collateral securities equivalent to all or a part of the brokerage margin deposited by me/us are deposited as a replacement deposit by you and your company's designated clearing participant Citibank Japan according to Article 3-2 of Agreement for Setting Up Futures/Options Trading Account (hereinafter referred to as "Agreement"). Accordingly I/we shall not object to the application of the following items;

1. If your company or your designated clearing participant Citibank Japan has been ordered to suspend transactions or has received a similar injunction as a result of insolvency, Japan Securities Clearing Corporation (hereinafter referred to as "JSCC") may immediately liquidate collateral securities in a way deemed as appropriate deposited as a replacement deposit by your company or designated clearing participant Citibank Japan. In this event, the amount of money for the expenses required for the liquidation will be deducted from the margin amount.
2. In the event that I/we claim the return of the margin, regardless whether the brokerage margin deposited is the money or the collateral securities, the money only is returned.
3. In the event that I/we claim the return of the margin, because of the market fluctuation for the collateral securities deposited as a replacement deposit by your company or your designated clearing participant Citibank Japan, I/we may not receive the return in full amount of my/our claim. The amount which has not been returned shall not be claimed to your designated clearing participant Citibank Japan, the trading participant to which my/our positions are transferred (in the case that the transferee trading participant is non-clearing participant to include its designated clearing participant), and JSCC.