New and Old Comparison Table for

"Agreement for Setting up Futures/Options Trading Account"

New

Old

Article 11-2. (Extinguishment of Rights and Obligations Concerning Cross Margined JGB Futures Cleared Contracts and Cross Margined Interest Rate Futures Cleared Contracts)

I/we shall not object, in the case where I/we am/are a cross margining user, to the extinguishment to be effective for the future, and within the scope of the case prescribed in the Business Rules of JSCC, of my/our rights and obligations concerning trading of JGB Futures and Interest Rate Futures through your company concerning Cross Margined JGB Futures Cleared Contracts and Cross Margined Interest Rate Futures Cleared Contracts.

Article 12. (Resale, Repurchase, etc. in Futures/Options Trading in Case of Acceleration, etc.)

In the case that any of the events set forth in the items described in Paragraph 1 of Article 11 occurs to me/us, I/we shall not object if your company, at its discretion and for and on my/our account, carries out any resale or repurchase, enters into a sales agreement or a purchase agreement, carries out final settlement or exercise of options, or enters into any agreement concerning the purchase or sale of securities which shall be carried out by the exercise of an option relating to individual securities (including the entrustment of these actions; hereinafter referred to as the "Resale, Repurchase, etc."), which may be necessary for the settlement of any Futures/Options Trading (except for Cross Margined JGB Futures Cleared Contracts, **Cross Margined Interest Rate Futures** Cleared Contracts and relevant matters) made by me/us through the Account with your company.

2.~5. (Abbrev.)

6. Notwithstanding the provision of
Paragraph 1 hereof, in the case where
I/we am/are a cross margining user, when
my/our rights and obligations concerning
trading of JGB Futures and Interest Rate
Futures through your company concerning
a Cross Margined JGB Futures Cleared
Contract and a Cross Margined Interest
Rate Futures Cleared Contract
have been
extinguished into the future in the manner

Article 11-2. (Extinguishment of Rights and Obligations Concerning Cross Margined JGB Futures Cleared Contracts)

I/we shall not object, in the case where I/we am/are a cross margining user, to the extinguishment to be effective for the future, and within the scope of the case prescribed in the Business Rules of JSCC, of my/our rights and obligations concerning trading of JGB Futures through your company concerning Cross Margined JGB Futures Cleared Contracts.

Article 12. (Resale, Repurchase, etc. in Futures/Options Trading in Case of Acceleration, etc.)

In the case that any of the events set forth in the items described in Paragraph 1 of Article 11 occurs to me/us, I/we shall not object if your company, at its discretion and for and on my/our account, carries out any resale or repurchase, enters into a sales agreement or a purchase agreement, carries out final settlement or exercise of options, or enters into any agreement concerning the purchase or sale of securities which shall be carried out by the exercise of an option relating to individual securities (including the entrustment of these actions; hereinafter referred to as the "Resale, Repurchase, etc."), which may be necessary for the settlement of any Futures/Options Trading (except for Cross Margined JGB Futures Cleared Contracts and relevant matters) made by me/us through the Account with your company.

2.~5. (Abbrev.)

6. Notwithstanding the provision of Paragraph 1 hereof, in the case where I/we am/are a cross margining user, when my/our rights and obligations concerning trading of JGB Futures through your company concerning a Cross Margined JGB Futures Cleared Contract have been extinguished into the future in the manner prescribed in the Business Rules of JSCC, I/we shall abide by the provisions

prescribed in the Business Rules of JSCC, I/we shall abide by the provisions prescribed in the Business Rules of JSCC with regard to arrangements concerning the Cross Margined JGB Futures Cleared Contract and the Cross Margined Interest Rate Futures Cleared Contract.

prescribed in the Business Rules of JSCC with regard to arrangements concerning the Cross Margined JGB Futures Cleared Contract.

Supplementary Provisions (March 4, 2024)

- 1. The amended provisions shall become effective as of March 4, 2024.
- 2. Notwithstanding the provisions of the preceding paragraph, where Osaka Exchange, Inc. deems it inappropriate to implement the amended provisions from March 4, 2024 due to any malfunction in the operation of the trading systems or any other unavoidable reason, the amended provisions shall become effective as of the date stipulated by Osaka Exchange, Inc. subsequent to said