

## Direct and Indirect Clearing

### Introduction<sup>2</sup>

Throughout this document references to "we", "our" and "us" are references to the clearing broker. References to "you" and "your" are references to the client.

### What is the purpose of this document?

To enable us to comply with our obligations as a clearing member under RTS 6<sup>3</sup> and EMIR<sup>4</sup>, which requires that where we are providing services to you that involve us clearing derivatives through an EU central counterparty (CCP)<sup>5</sup>, we must:

- offer you a choice of an individual client account or an omnibus client account (as discussed under *"The types of accounts available"* in Part One B below);
- publicly disclose the levels of protection and costs associated with different levels of segregation; and
- describe the main legal implications of different levels of segregation.

Additionally, to enable us to comply with our obligations as a clearing member under the Indirect Clearing RTS<sup>6</sup>, which require that, where we are providing services to you that involve us facilitating the indirect clearing of derivatives through an EU CCP<sup>7</sup>, we must:

- offer you a choice of a basic omnibus indirect client account or a gross omnibus indirect client account (as discussed under *"The types of accounts available"* in Part One B below); and
- publicly disclose the general terms and conditions under which we provide services to you (as discussed under *"The terms and conditions on which we offer services to you"* in Part One D below).

We have provided the costs associated with the different levels of segregation separately. Details can be found at: [FIRM TO COMPLETE].<sup>8</sup>

In respect of the treatment of margin and collateral at CCP level you should refer to the CCP disclosures that the CCPs are required to prepare.

### Organisation of this document

This document is set out as follows:

- Part One A provides some background to clearing.
- Part One B gives information about the differences between the individual client account, the omnibus client account, the basic omnibus indirect client account and the gross omnibus indirect client account, explains how this impacts on the clearing of your derivatives and sets out some of the other factors that might affect the level of protection you receive in respect of assets provided to us as margin.

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- Part One C sets out some of the main insolvency considerations.
- Part One D sets out a general overview of the terms and conditions under which we provide services to you.
- Part Two provides an overview of the main variations on the different levels of segregation that the CCPs offer, together with an explanation of the main implications of each, and sets out links to further information provided by the CCPs. For the position relating to any particular CCP you should refer to the disclosure and any other information prepared by the CCP.

### **What are you required to do?**

You must review the information provided in this document and the relevant CCP disclosures and confirm to us in writing which client account type you would like us to maintain with respect to each CCP on which we clear derivatives for you from time to time and whether you agree with the way in which we propose to deal with any excess margin we may hold in relation to an individual client account. We will explain how we would like you to make this confirmation and by when. If you do not confirm within the requested timeframe, we will record the positions and assets relating to you in an account that has the level of EMIR-compliant segregation which is the closest to your pre-EMIR account structure, provided that:

- we have used reasonable and multiple endeavours to obtain your choice of segregation and have evidence of our efforts;
- in our communication with you, we have informed you that your failure to elect a level of segregation in accordance with EMIR Article 39 will result in us allocating you to an account having the level of EMIR-compliant segregation which is the closest to your pre-EMIR account structure (e.g. an omnibus segregation, net or gross as the case may be); and
- we have explained to you that election by us does not preclude you to elect a different (e.g. higher) level of segregation at any time by communicating it in writing to us.

Where we offer to facilitate indirect clearing services, you will also need to confirm to us whether you intend to provide clearing services through us to your clients and inform us of your clients' choice of indirect client accounts. We will explain how we would like you to make this confirmation and by when.

### **Important<sup>9</sup>**

Whilst this document will be helpful to you when making this decision, this document does not constitute legal or any other form of advice and must not be relied on as such. This document provides a high level analysis of several complex and/or new areas of law, whose effect will vary depending on the specific facts of any particular case, some of which have not been tested in the courts. It does not provide all the information you may need to make your decision on which account type or level of segregation is suitable for you. It is your responsibility and, where applicable, the responsibility of your clients to review and conduct independent due diligence on the relevant rules, legal documentation and any other information provided on each of the account offerings and those of the various CCPs on which we clear derivatives for you and, where applicable, your clients. You and, where applicable, your clients may wish to appoint independent professional advisors to assist with this.

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We shall not in any circumstances be liable, whether in contract, tort, breach of statutory duty or otherwise for any losses or damages that may be suffered as a result of using this document. Such losses or damages include (a) any loss of profit or revenue, damage to reputation or loss of any contract or other business opportunity or goodwill and (b) any indirect loss or consequential loss. No responsibility or liability is accepted for any differences of interpretation of legislative provisions and related guidance on which it is based. This paragraph does not extend to an exclusion of liability for, or remedy in respect of, fraudulent misrepresentation.

Note that issues under laws other than Swiss laws may be relevant to your due diligence. For example, the law governing the CCP rules or related agreements; the law(s) governing the clearing arrangement between the CCP and us; the law of the jurisdiction of incorporation of the CCP; and the law of the location of any assets.

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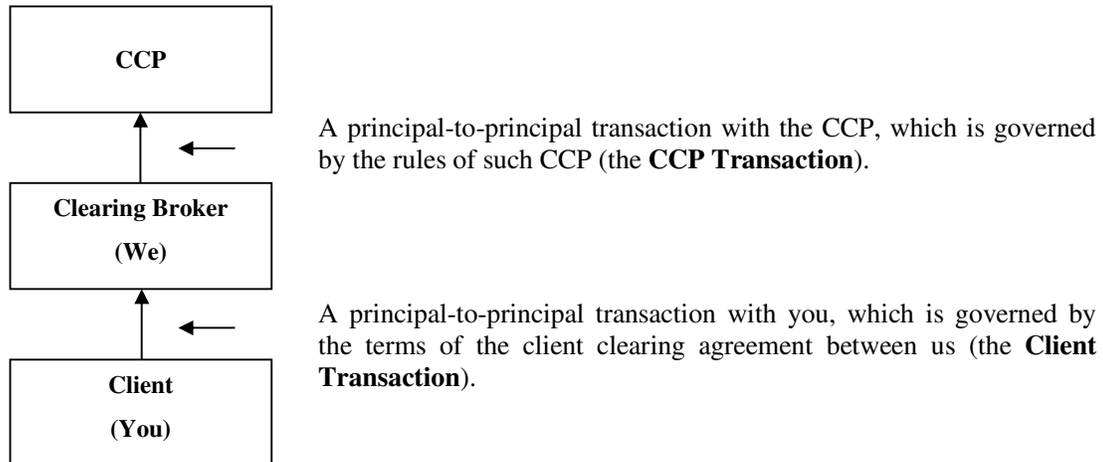
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## Part One A: A brief background to clearing

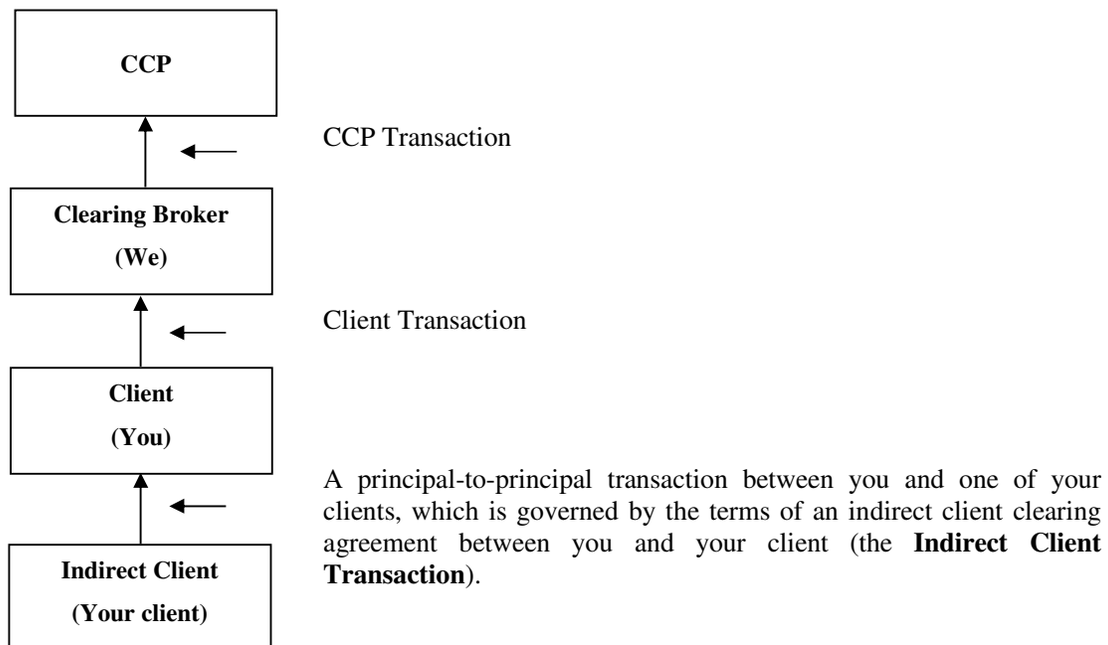
The market distinguishes two main types of clearing models: the "agency" model and the "principal-to-principal" model. Most of the CCPs we use adopt the "principal-to-principal" model, and this document assumes all transactions are cleared according to this model.<sup>10</sup>

### The "principal-to-principal" clearing model

When clearing transactions for you through a CCP, we usually enter into two separate transactions:



Additionally, where we facilitate indirect clearing services, i.e. facilitate the clearing by you through us of positions for your own clients, you may enter into a third principal-to-principal transaction with one of your clients:



The terms of each Client Transaction are equivalent to those of the related CCP Transaction, except that (i) each Client Transaction will be governed by a client clearing agreement between you and us<sup>11</sup>

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and (ii) we will take the opposite position in the CCP Transaction to the position we have under the related Client Transaction. Similarly, where applicable, the terms of each Indirect Client Transaction are equivalent to those of the related Client Transaction which, in turn, is equivalent to those of the related CCP Transaction, except that (i) each Indirect Client Transaction will be governed by an indirect client clearing agreement between you and your client, and (ii) you will take the opposite position in the Client Transaction to the position you have under the related Indirect Client Transaction.

Under the terms of the client clearing agreement between you and us, a Client Transaction will arise without the need for any further action by either you or us, as soon as the CCP Transaction arises between us and the CCP. Once both of those transactions have been entered into, your transaction is considered to be "cleared". Similarly, where applicable, we expect that under the terms of the indirect client clearing agreement between you and your client, an Indirect Client Transaction will arise without the need for any further action by either you or your client, as soon as the Client Transaction arises between you and us. Once all three of those transactions referred to above have been entered into, your client's transaction is considered to be "cleared".

As the principal to the CCP, we are required to provide assets to the CCP as margin for the CCP Transactions that relate to you and your clients and to ensure the CCP has as much margin as it requires at any time. We will therefore ask you for margin and, where you provide it in a form which we cannot transfer to the CCP, we may transform it. If you have provided us with margin assets, you may face what we call "transit risk" - this is the risk that, if we were to default prior to providing such assets to the CCP, the assets that should have been recorded on your account at the CCP will not have been and will not benefit from the protections described below under *"What happens if we are declared to be in default by a CCP?"*.

However, transit risk may be mitigated where we hold margin in a way that entitlements in margin may be segregated from the insolvency estate in our insolvency (see *"If porting does not occur, will your entitlement in positions and margin assets be segregated from our insolvency estate?"* below).

However, in many cases you may not actually face transit risk because the CCPs often call margin from us early in the morning so we will often use our own funds to satisfy the margin call and then seek to recover such amount from you. In these cases, it is rather that we are exposed to you for the interim period. The arrangements between you and us relating to how the margin calls will be funded will be set out in the client clearing agreement between you and us.

If we are not a member of such CCP ourselves, we may offer you alternative solutions:

- Where we do not facilitate indirect clearing services provided by you, we may enter into a principal-to-principal transaction with an affiliate or third-party clearing broker which is a member of such CCP, instead of a principal-to-principal transaction directly with such CCP. Such arrangements are outside the scope of this document, and we will provide you with a separate Client Disclosure Document with respect to such arrangements.<sup>12</sup>
- Where we facilitate indirect clearing services provided by you, for any of your clients that have opted for a Basic Omnibus Indirect Client Account and that are not part of our group, we may enter into a principal-to-principal transaction with an affiliate clearing broker, which is a member of such CCP, instead of a transaction directly with such CCP in a long chain arrangement under the Indirect Clearing RTS (a **Long Chain Arrangement**). Under a Long Chain Arrangement, both the affiliate clearing broker and we would be subject to the relevant requirements for clearing brokers in the Indirect Clearing RTS. Consequently, any references in this document to 'clearing broker' should be read, where relevant, as including us in the capacity of a client of an affiliate clearing broker under a Long Chain Arrangement.<sup>13</sup>

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Please see Part One B for an explanation of how this is relevant to the choice of account types.

### **What if you want to transfer your Client Transactions to another clearing broker?**

There may be circumstances where you wish to transfer some or all of your Client Transactions to another clearing broker on a business as usual basis (i.e. in the absence of us having been declared in default by a CCP). We are not obliged to facilitate this under EMIR or the Indirect Clearing RTS but we may be willing to do so subject to our ability to transfer the CCP Transactions to which they relate and the margin provided to the CCP in connection with them (which will depend on the relevant CCP's rules) and any conditions set out in our client clearing agreement. You will also need to find a clearing broker that is willing to accept such Client Transactions and the related CCP Transactions and assets.

It may be easier to transfer Client Transactions and CCP Transactions that are recorded in an Individual Client Account than those recorded in an Omnibus Client Account (both types of account being described in more detail in Part One B) for the same reasons as set out below under "*Will the CCP Transactions and assets relating to you be automatically ported to a back-up clearing broker?*". Similarly, where applicable, it may be easier to transfer Client Transactions relating to your Indirect Client Transactions and the corresponding CCP Transactions that are recorded in a Gross Omnibus Indirect Client Account than those recorded in a Basic Omnibus Indirect Client Account (both types of account being described in more detail in Part One B) for the same reasons as set out below under "*Will the CCP Transactions and assets relating to you be automatically ported to a back-up clearing broker?*".

### **What happens if we are declared to be in default by a CCP?**

If we are declared to be in default by a CCP, there are two possibilities with respect to the CCP Transactions and assets related to you and, where applicable, your clients<sup>14</sup>:

- with respect to Individual Client Accounts and Gross Omnibus Indirect Client Accounts and, if so agreed between the CCP and the clearing broker, with respect to Omnibus Client Accounts and Basic Omnibus Indirect Client Accounts, the CCP will, at your request, try to transfer (**port**) to another clearing broker (a **back-up clearing broker**), such CCP Transactions and assets; or
- if porting cannot be achieved with respect to such accounts and ordinarily with respect to Basic Omnibus Indirect Client Accounts, the CCP will terminate and liquidate the CCP Transactions and will terminate and liquidate the Client Transactions (including positions and assets) that relate to you or your clients, respectively and, to the extent that the CCP cannot validly transfer the liquidation proceeds directly to you, transfer the liquidation proceeds to us on your behalf (see "*What happens if porting is not achieved*" below).

The porting process will differ depending on the CCP but it is likely to involve a close-out (with us) and a re-establishment (with the back-up clearing broker) of the CCP Transactions or a transfer of the open CCP Transactions and related assets from us to the back-up clearing broker

In the event that insolvency measures are taken by the Swiss Financial Market Supervisory Authority (**FINMA**) in respect of us, the arrangement regarding the porting of positions and margin assets are enforceable under the rules of the Swiss Financial Market Infrastructure Act (**FMIA**) and the Financial Market Infrastructure Ordinance (**FMIO**), provided that the "porting processes" are validly agreed under the contractual arrangements between the clearing broker and the CCP (see under Part One C "Porting – limitations" below). If porting cannot be achieved, the CCP terminates and liquidates the CCP Transactions that relate to you or your clients and transfers the liquidation proceeds to us on your

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behalf. You will be entitled to such liquidation proceeds in our insolvency under the rules of the FMIA and the FMIO (see *"If porting does not occur, will your entitlements in positions and margin assets be segregated from our insolvency estate?"*).

**Will the CCP Transactions and assets relating to you and, where applicable, your clients be automatically ported to a back-up clearing broker?**

No, there will be a number of conditions which must be satisfied before the CCP Transactions and assets that relate to you and, where applicable, your clients can be ported to a back-up clearing broker. These conditions will be set by the CCPs and will include obtaining your consent. In all cases you will need to have a back-up clearing broker that has agreed to accept the CCP Transactions. You may wish to appoint a back-up clearing broker upfront as part of your clearing arrangements but the back-up clearing broker is unlikely to be able to confirm that it is willing to accept the CCP Transactions until the default occurs. The back-up clearing broker may also have conditions that they require you to meet. You may also be able to agree with the CCP that it may choose a back-up clearing broker on your behalf. If you have not appointed a back-up clearing broker prior to our default, or agreed with the CCP that it may appoint one on your behalf, then this may mean that porting is less likely to occur.

If porting is achieved, your Client Transactions with us will terminate in accordance with our client clearing agreement, but we would expect that any Indirect Client Transactions between you and your clients would be unaffected. We would expect your back-up clearing broker to put in place new client transactions between itself and you. However, note that the method how the porting is implemented depends (i) on the documentation entered into between you and us and (ii) on the documentation you enter into with you back-up clearing broker.

The type of account and level of segregation will have an impact on the ability to port CCP Transactions and assets to a back-up clearing broker upon our default.

With regard to a Basic Omnibus Indirect Client Account and an Omnibus Client Account (each described in more detail in Part One B), there is no regulatory obligation to put in place a contractual arrangement for porting according to the Indirect Clearing RTS and, unless such contractual arrangement is put in place, porting will not be available<sup>15</sup>. With regard to an Omnibus Client Account (described in more detail in Part One B), in most cases, all of our clients who have CCP Transactions and assets relating to them recorded in the same Omnibus Client Account will have to agree to use the same back-up clearing broker, and the back-up clearing broker will have to agree to accept all of the CCP Transactions and assets recorded in that Omnibus Client Account. It is therefore likely to be difficult to achieve porting in relation to an Omnibus Client Account or a Basic Omnibus Indirect Client Account.

It should be easier to achieve porting in respect of your positions if you choose an Individual Client Account (described in more detail in Part One B), because you can appoint a back-up clearing broker with respect to just your CCP Transactions and the related assets. Similarly, it should be easier to achieve porting in respect of one of your client's positions if such client chooses a Gross Omnibus Indirect Client Account (described in more detail in Part One B), because it allows one or more of your clients in the same Gross Omnibus Indirect Client Account to port independently of your other clients in the same Gross Omnibus Indirect Client Account, and because, unlike a Basic Omnibus Indirect Client Account, the Gross Omnibus Indirect Client Account at the CCP level relates only to your clients (and not to clients of our other clients). Moreover, in respect of Gross Omnibus Indirect Client Accounts, there is a regulatory obligation according to the Indirect Clearing RTS that we contractually commit ourselves to trigger the porting processes in respect of the assets and positions you hold for your clients in the event of your default.<sup>16</sup>

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Further to the above, note that the method of porting of margin assets depends on whether (i) you provided margin assets to us under a title transfer security arrangement and we transferred such margin assets under a title transfer security arrangement to the CCP (i.e. we do not transform the margin assets) or (ii) you provided margin assets to us under pledge arrangement and retain title to the margin assets and we provide other assets as margin assets under a title transfer security arrangement to the CCP (i.e. we transform the margin assets). In a porting scenario, as regards the case of (i), such margin assets may be "ported" to a back-up clearing broker. However, as regards (ii), when porting should occur, the margin assets pledged by you to us would not be available to be ported as title transfer collateral. The porting may therefore require either that a back-up clearing broker also accepts to receive margin assets in the form of a pledge from the you or, alternatively, that the margin assets originally pledged to us are transferred to us in return for us porting the collateral assets we transferred as title transfer collateral to the CCP to the back-up clearing broker.

### **What happens if porting is not achieved?**

Each CCP is permitted to specify a period of time after which, if it has not been able to achieve porting, it will be permitted to actively manage its risks in relation to the CCP Transactions. This period of time will vary across CCPs. If you want to port your CCP Transactions (where possible), you will need to notify the CCP and show that you can satisfy the other conditions within this period.

Otherwise, the CCP will terminate the CCP Transactions and perform a close-out calculation in respect of them in accordance with the CCP rules. If there is an amount owed by the CCP in respect of the CCP Transactions, to the extent that the CCP knows your identity and how much of that amount relates to you and, where applicable, your clients, the CCP may pay such amount directly to you. If the CCP does not know your identity and/or does not know how much of the amount relates to you and, where applicable, your clients, the CCP will pay it to us (or our insolvency liquidator) for the account of our clients. Even if insolvency proceedings are initiated against us, note that you will be entitled to such liquidation proceeds paid to us under the rules of the FMIA and the FMIO (see "*If porting does not occur, will your entitlements in positions and margin assets be segregated from our insolvency estate?*").

It is more likely that a CCP will be able to pay any such amount directly to you with respect to an Individual Client Account or a Gross Omnibus Indirect Client Account (described in more detail in Part One B). This is because your identity will typically be disclosed to the CCP in these cases.

However, even if such direct payment is agreed between you, us and the CCP, in insolvency proceedings initiated against us, such contractual arrangement would not be enforceable under Swiss bankruptcy laws, because it would be a breach of the principle that all the assets and liabilities of the insolvent debtor form part of the insolvency estate. In Swiss insolvency proceedings, claims forming part of the bankruptcy estate can no longer be validly discharged by payment to the debtor, but must be paid into the bankruptcy estate, and the insolvent debtor can no longer dispose of its assets (i.e. any claim we have against the CCP belongs to our insolvency estate and the CCP may not discharge its obligation by paying such amount directly to you).

If the CCP terminates the CCP Transactions, then the Client Transactions between us and the Indirect Client Transactions between you and your clients are also likely to terminate. The termination calculations in respect of those Client Transactions and Indirect Client Transactions will be performed in accordance with the client clearing agreement between us and, where applicable, the indirect client clearing agreement between you and your clients, respectively. Such calculations will likely mirror those performed by the CCP in respect of the CCP Transactions. If you are due a payment from us as a result of the close-out calculations in respect of our Client Transactions, the amount due from us to you will be reduced by an amount, if any, that you receive (or are deemed to receive) directly from the CCP.

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**If porting does not occur, will your entitlements in positions and margin assets be segregated from our insolvency estate?**

In our insolvency, you are protected by the rights of Art. 90(2) FMIA, which are statutory rights of clearing brokers' clients in respect of their entitlements in assets (margin) and positions (transactions) held on their behalf by the clearing broker with the CCP. Under Art. 90(2) FMIA, the liquidator in insolvency proceedings of a clearing broker must set-aside any assets (margin) and positions (transactions) of the clearing brokers' clients from the insolvency estate of the clearing broker after:

- (i) completing any netting of claims, as agreed pursuant to the default management processes between the CCP and the clearing broker (Art. 90(1)(a) FMIA); and
- (ii) completing any private sale of margin assets in the form of securities or other financial instruments, provided that their value may be determined based on objective criteria (Art. 90(1)(b) FMIA).

Such rights of Art. 90(2) FMIA arise by operation of law and would be exercised automatically by the Swiss liquidator in an insolvency of the clearing broker.

Please see Part One C for a discussion of the further insolvency considerations.

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## **Part One B: Account types and the factors to consider**

### **The types of accounts available**

Unless specifically stated otherwise, reference to accounts means the accounts in the books and records of each CCP. The CCP uses these accounts to record the CCP Transactions that we enter into in connection with the clearing of your related Client Transactions and any related Indirect Client Transactions and the assets that we provide to the CCP in respect of such CCP Transactions.<sup>17</sup> Additionally, we will open accounts in our books and records to record the Client Transactions we enter into with you, some of which may relate to your Indirect Client Transactions (depending on the account type), and the assets that you provide to us in respect of such Client Transactions.

There are two basic types of client account available at the CCP level – Omnibus Client Accounts and Individual Client Accounts. Some of the CCPs then offer different levels of segregation within those as described in Part Two of this document. Additionally, there are two basic types of indirect client accounts available at the CCP level – the Basic Omnibus Indirect Client Accounts and Gross Omnibus Indirect Client Accounts.

As noted, we refer you to the CCP disclosures which CCPs are required to prepare and which set out the treatment of margin and collateral at CCP level. We have also included below a general overview of the most common segregation approaches taken by CCPs, but note that for any particular CCP, there is no substitute for that CCP's own disclosure.

At the clearing broker level, we then open and maintain accounts corresponding to the relevant direct and indirect clearing accounts at the CCP level as described in more detail below.

#### *Omnibus Client Account<sup>18</sup>*

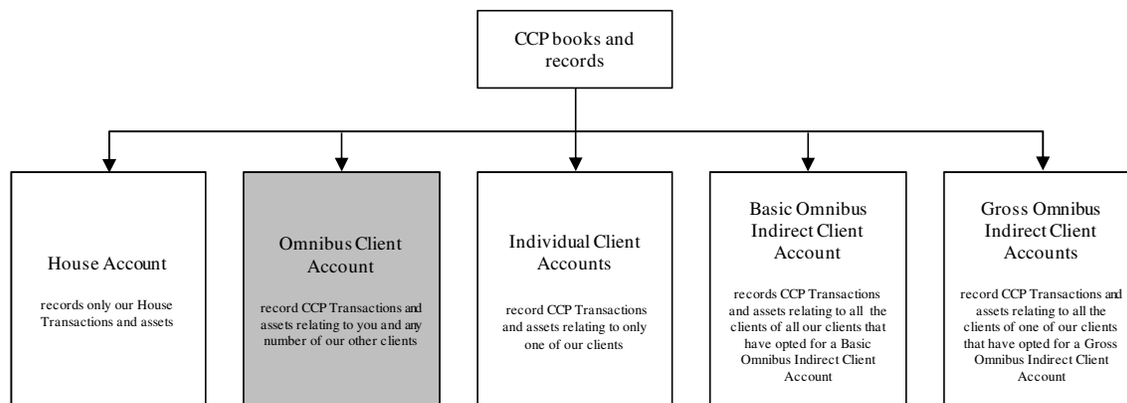
Under this account type, at the level of the CCP, the CCP Transactions and assets that relate to them in the CCP's accounts are segregated from:

- any CCP Transactions we are clearing for our own account (our **House Transactions**) (including corresponding assets in the CCP's accounts) at the CCP;
- any CCP Transactions (including corresponding assets in the CCP's accounts) relating to any of our other clients that have opted for an Individual Client Account; and
- any CCP Transactions (including corresponding assets in the CCP's accounts) relating to your clients and any clients of our other clients (regardless of whether they have opted for a Basic Omnibus Indirect Client Account or a Gross Omnibus Indirect Client Account).

However, the CCP Transactions and assets that relate to you will be commingled with the CCP Transactions and assets relating to any of our other clients that are recorded in the same Omnibus Client Account.

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Can CCP Transactions and related collateral be netted with our House Transactions and assets?	No
Can CCP Transactions and related assets be netted with those relating to our other clients?	Yes (provided the other clients' CCP Transactions and assets are recorded in the same Omnibus Client Account)
Can CCP Transactions and related collateral be netted with those relating to your clients?	No <sup>19</sup>
Can CCP Transactions and related collateral be netted with those relating to clients of our other clients?	No

The CCP will agree not to net the CCP Transactions relating to you with our House Transactions or any CCP Transactions not recorded in the same Omnibus Client Account, nor use the assets relating to such CCP Transactions with respect to any House Transaction or CCP Transaction recorded in any other account.

However, both we and the CCP may net the CCP Transactions that are recorded in the same Omnibus Client Account. The assets provided in relation to the CCP Transactions recorded in the same Omnibus Client Account can be used in relation to any CCP Transaction (whether it relates to you or to any of our other clients) credited to that Omnibus Client Account.

Please see Part Two for an overview of the risks you may face if you choose an Omnibus Client Account and for details of the different levels of segregation that may be available at different CCPs.

*Individual Client Account*<sup>20</sup>

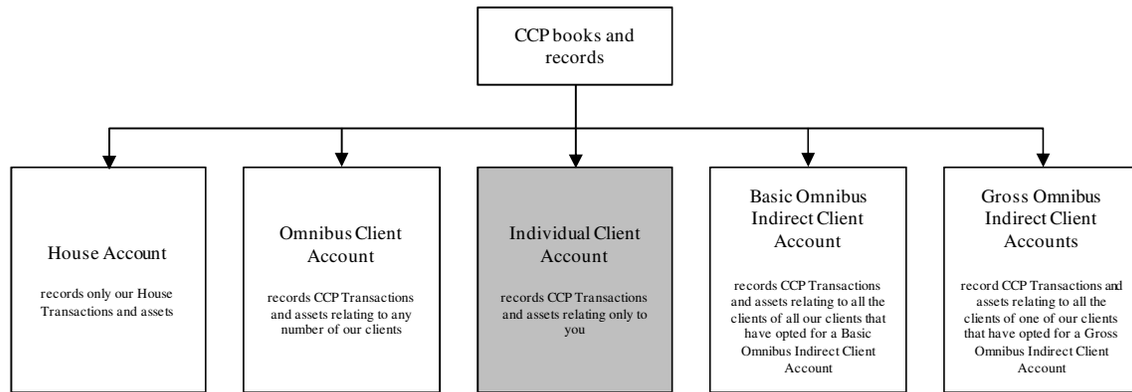
Under this account type, at the level of the CCP, the CCP Transactions and assets that relate to you in the CCP's accounts are segregated from:

- any CCP Transactions (including corresponding assets in the CCP's accounts) relating to our House Transactions;

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- any CCP Transactions (including corresponding assets in the CCP's accounts) relating to any of our other clients (regardless of whether they have opted for an Individual Client Account or an Omnibus Client Account); and
- any CCP Transactions (including corresponding assets in the CCP's accounts) relating to your clients and any clients of our other clients (regardless of whether they have opted for a Basic Omnibus Indirect Client Account or a Gross Omnibus Indirect Client Account).



Can CCP Transactions and related collateral be netted with our House Transactions and assets?	No
Can CCP Transactions and related assets be netted with those relating to our other clients?	No
Can CCP Transactions and related collateral be netted with those relating to your clients?	No <sup>21</sup>
Can CCP Transactions and related collateral be netted with those relating to clients of our other clients?	No

The CCP will agree not to net the CCP Transactions relating to you with our House Transactions, nor use the assets relating to such CCP Transactions in relation to our House Transactions.

Further, and in contrast to an Omnibus Client Account, the CCP will agree not to net the CCP Transactions relating to you that are recorded to an Individual Client Account with any CCP Transaction recorded to *any* other account, nor use the assets related to such CCP Transactions in relation to the CCP Transactions recorded in any other account.

Please see Part Two for an overview of the risks you may face if you choose an Individual Client Account and additional features of Individual Client Accounts that may be available at different CCPs.

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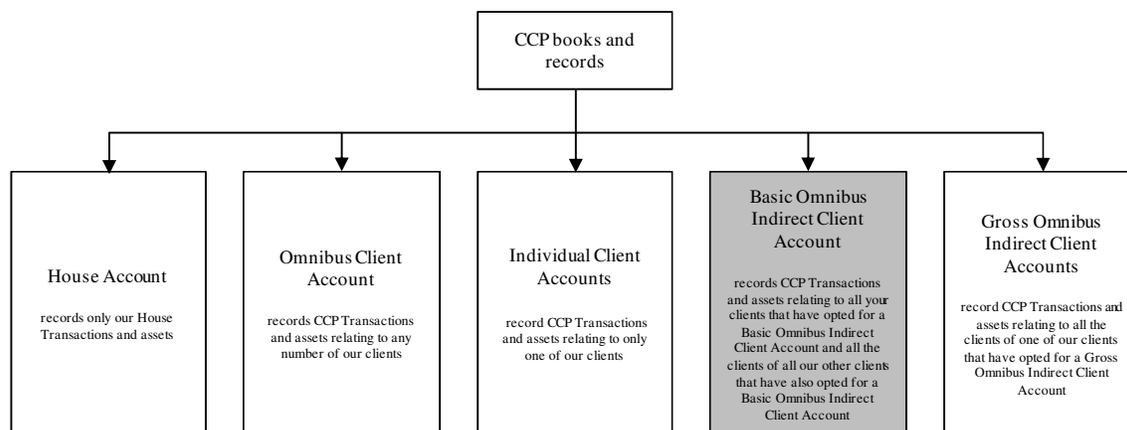
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*Basic Omnibus Indirect Client Account*<sup>22</sup>

Under this account type, at the level of the CCP, the CCP Transactions (including the corresponding assets in the CCP's accounts) relating to your clients that have opted for a Basic Omnibus Indirect Client Account are segregated from:

- any CCP Transactions (including corresponding assets in the CCP's accounts) relating to our House Transactions;
- any CCP Transactions (including corresponding assets in the CCP's accounts) relating to your own account or that of one of our other clients (regardless of whether you/they have opted for an Individual Client Account or Omnibus Client Account); and
- any CCP Transactions (including corresponding assets in the CCP's accounts) relating to any of your clients or any clients of our other clients that have opted for a Gross Omnibus Indirect Client Account.

However, the CCP Transactions (including corresponding assets in the CCP's accounts) relating to your clients that have opted for a Basic Omnibus Indirect Client Account will be commingled with the CCP Transactions (including corresponding assets in the CCP's accounts) relating to any of your other clients and any clients of our other clients that have opted for a Basic Omnibus Indirect Client Account and which are recorded in the same Basic Omnibus Indirect Client Account.



Can CCP Transactions and related collateral be netted with our House Transactions and assets?	No
Can CCP Transactions and related assets be netted with those relating to you or our other clients?	No
Can CCP Transactions and related collateral be netted with those relating to your other clients?	Yes (provided your other clients' CCP Transactions and assets are recorded in the same Basic Omnibus Indirect Client Account)

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Can CCP Transactions and related collateral be netted with those relating to clients of our other clients?	Yes (provided our other clients' clients' CCP Transactions and assets are recorded in the same Basic Omnibus Indirect Client Account)
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The CCP will agree not to net the CCP Transactions relating to your indirect clients that have opted for a Basic Omnibus Indirect Client Account with our House Transactions or any CCP Transactions not recorded in the same Basic Omnibus Indirect Client Account, nor use the assets relating to such CCP Transactions with respect to any House Transaction or CCP Transaction recorded in any other account.

However, both we and the CCP may net the CCP Transactions that are recorded in the same Basic Omnibus Indirect Client Account. The assets provided in relation to the CCP Transactions recorded in the same Basic Omnibus Indirect Client Account can be used in relation to any CCP Transaction (whether it relates to your indirect clients or indirect clients of any of our other clients) credited to that Basic Omnibus Indirect Client Account.

Please see Part Two for an overview of the risks in relation to a Basic Omnibus Indirect Client Account and for details of the different levels of segregation that may be available at different CCPs.

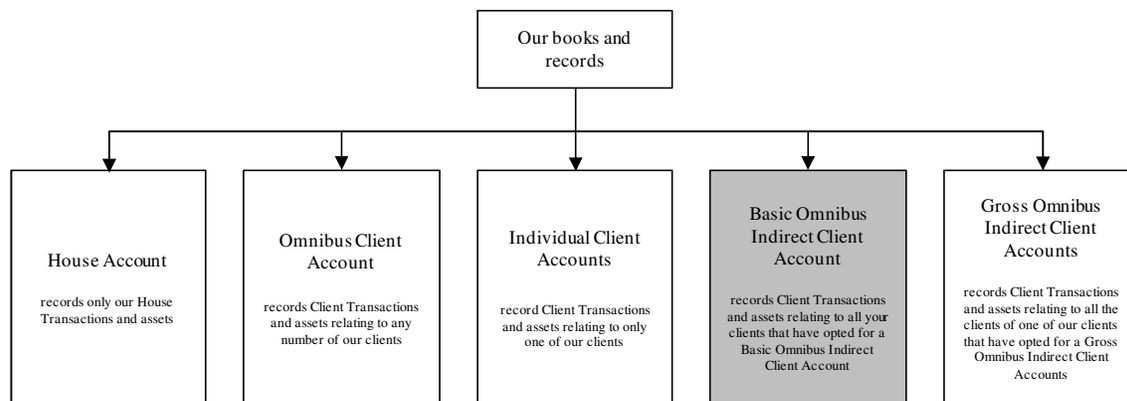
Additionally, at the level of the clearing broker, we then open and maintain accounts corresponding to the Basic Omnibus Indirect Client Accounts at the CCP level. Under this account type, the Client Transactions (including the corresponding assets in our accounts) relating to your clients that have opted for a Basic Omnibus Indirect Client Account are segregated from:

- our House Transactions;
- any Client Transactions (including corresponding assets in our accounts) relating to your own account or that of one of our other clients (regardless of whether you/they have opted for an Indirect Client Account or Omnibus Client Account);
- any Client Transactions (including corresponding assets in our accounts) relating to any clients of our other clients that have also opted for a Basic Omnibus Indirect Client Account and which are recorded in a different Basic Omnibus Indirect Client Account; and
- any Client Transactions (including corresponding assets our accounts) relating to any of your clients or any clients of our other clients that have opted for a Gross Omnibus Indirect Client Account.

However, the Client Transactions (including corresponding assets in our accounts) relating to your clients that have opted for a Basic Omnibus Indirect Client Account will be commingled with the Client Transactions (including corresponding assets in our accounts) relating to any of your other clients that have also opted for a Basic Omnibus Indirect Client Account and which are recorded in the same Basic Omnibus Indirect Client Account.

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Can Client Transactions and related collateral be netted with our House Transactions and assets?	No
Can Client Transactions and related assets be netted with those relating to you or our other clients?	No <sup>23</sup>
Can Client Transactions and related collateral be netted with those relating to your other clients?	Yes (provided your other clients' Client Transactions and assets are recorded in the same Basic Omnibus Indirect Client Account)
Can Client Transactions and related collateral be netted with those relating to clients of our other clients?	No

We will not net the Client Transactions relating to your clients that have opted for a Basic Omnibus Indirect Client Account with our House Transactions or any Client Transactions not recorded in the same Basic Omnibus Indirect Client Account, nor use the assets relating to such Client Transactions with respect to any House Transaction or Client Transaction recorded in any other account.

However, we may net the Client Transactions that are recorded in the same Basic Omnibus Indirect Client Account. The assets provided in relation to the Client Transaction credited to that Basic Omnibus Indirect Client Account can be used in relation to any Client Transaction credited to that Basic Omnibus Indirect Client Account.

#### *Gross Omnibus Indirect Client Account<sup>24</sup>*

Under this account type, at the level of the CCP, the CCP Transactions (including the corresponding assets in the CCP's accounts) relating to your clients that have opted for a Gross Omnibus Indirect Client Account are segregated from:

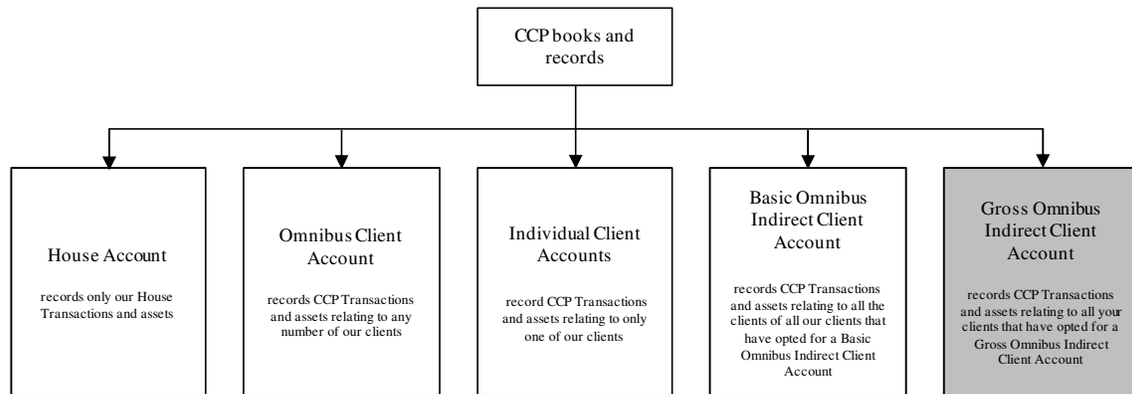
- any CCP Transactions (including corresponding assets in the CCP's accounts) relating to our House Transactions;
- any CCP Transactions (including corresponding assets in the CCP's accounts) relating to your own account or that of one of our other clients (regardless of whether you/they have opted for an Individual Client Account or Omnibus Client Account);

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- any CCP Transactions (including corresponding assets in the CCP's accounts) relating to any of your clients or any clients of our other clients that have opted for a Basic Omnibus Indirect Client Account; and
- any CCP Transactions (including corresponding assets in the CCP's accounts) relating to any clients of our other clients that have also opted for a Gross Omnibus Indirect Client Account and which are recorded in a different Gross Omnibus Indirect Client Account.

However, the CCP Transactions (including corresponding assets in the CCP's accounts) relating to your indirect clients that have opted for a Gross Omnibus Indirect Client Account will be commingled with the CCP Transactions (including corresponding assets in the CCP's accounts) relating to any of your other clients that have opted for a Gross Omnibus Indirect Client Account and which are recorded in the same Gross Omnibus Indirect Client Account. Within the Gross Omnibus Indirect Client Account, the CCP will keep separate records of the positions of each of your clients that has opted for a Gross Omnibus Indirect Client Account. The CCP will also calculate the margining requirement separately for each of your clients that has opted for a Gross Omnibus Indirect Client Account and collect the aggregate of each such margin requirement.



Can CCP Transactions and related collateral be netted with our House Transactions and assets?	No
Can CCP Transactions and related assets be netted with those relating to you or our other clients?	No
Can CCP Transactions and related collateral be netted with those relating to your other clients?	The CCP Transactions relating to any one of your clients that has opted for a Gross Omnibus Indirect Client Account will not be netted with the CCP Transactions relating to any of your other clients.  However, the collateral of any one of your clients that has opted for a Gross Omnibus Indirect Client Account may be used to cover CCP Transactions of your other clients to the extent it is recorded in the same Gross Omnibus Indirect Client Account. <sup>25</sup>
Can CCP Transactions and related collateral be netted	No

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with those relating to clients of our other clients?	
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The CCP will agree not to net the CCP Transactions relating to your clients that have opted for a Gross Omnibus Indirect Client Account with our House Transactions, your CCP Transactions, the CCP Transactions relating to our other clients or any CCP Transactions relating to your other clients (regardless of whether they are recorded in the same Gross Omnibus Indirect Client Account).

The CCP will also agree not to use the assets relating to the CCP Transactions relating to your clients that have opted for a Gross Omnibus Indirect Client Account with respect to any House Transactions, your CCP Transactions, the CCP Transactions relating to our other clients or any CCP Transactions relating to your other clients provided that they are not recorded in the same Gross Omnibus Indirect Client Account. However, the assets provided in relation to the CCP Transactions relating to one of your clients that have opted for a Gross Omnibus Indirect Client Account may be used by both the CCP and us in relation to any CCP Transaction relating to your other clients that have also opted for a Gross Omnibus Indirect Client Account.<sup>26</sup>

Please see Part Two for an overview of the risks in relation to a Gross Omnibus Indirect Client Account and for details of the different levels of segregation that may be available at different CCPs.

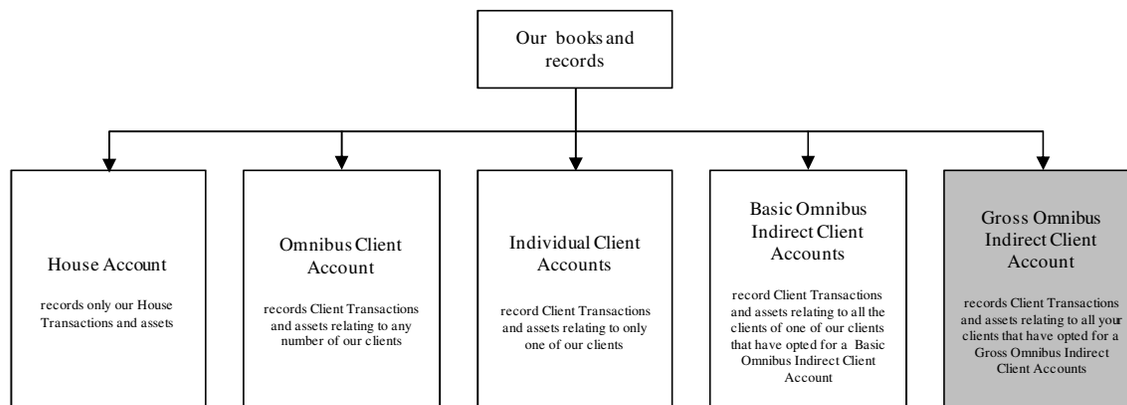
Additionally, at the level of the clearing broker, we then open and maintain accounts corresponding to the Gross Omnibus Indirect Client Accounts at the CCP level. Under this account type, the Client Transactions (including the corresponding assets in our accounts) relating to your clients that have opted for a Gross Omnibus Indirect Client Account are segregated from:

- our House Transactions;
- any Client Transactions (including corresponding assets in our accounts) relating to your own account or that of one of our other clients (regardless of whether you/they have opted for an Individual Client Account or Omnibus Client Account);
- any Client Transactions (including corresponding assets in our accounts) relating to any of your clients or any clients of our other clients that have opted for a Basic Omnibus Indirect Client Account; and
- any Client Transactions (including corresponding assets our accounts) relating to any clients of our other clients that have also opted for a Gross Omnibus Indirect Client Account and which are recorded in a different Gross Omnibus Indirect Client Account.

However, the Client Transactions (including corresponding assets in our accounts) relating to your clients that have opted for a Gross Omnibus Indirect Client Account will be commingled with the Client Transactions (including corresponding assets in our accounts) relating to any of your other clients that have also opted for a Gross Omnibus Indirect Client Account and which are recorded in the same Gross Omnibus Indirect Client Account.

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Can Client Transactions and related collateral be netted with our House Transactions and assets?	No
Can Client Transactions and related assets be netted with those relating to you or our other clients?	No <sup>27</sup>
Can Client Transactions and related collateral be netted with those relating to your other clients?	The Client Transactions relating to any one of your clients that has opted for a Gross Omnibus Indirect Client Account will not be netted with the Client Transactions relating to any of your other clients.  However, the collateral of any one of your clients that has opted for a Gross Omnibus Indirect Client Account may be used to cover Client Transactions of your other clients to the extent it is recorded in the same Gross Omnibus Indirect Client Account <sup>28</sup>
Can Client Transactions and related collateral be netted with those relating to clients of our other clients?	No

We will not net the Client Transactions relating to your clients that have opted for a Gross Omnibus Indirect Client Account with our House Transactions, your Client Transactions, the Client Transactions relating to our other clients or any Client Transactions relating to your other clients (regardless of whether they are recorded in the same Gross Omnibus Indirect Client Account).

Neither will we use the assets relating to the Client Transactions relating to your clients that have opted for a Gross Omnibus Indirect Client Account with respect to any House Transactions, your Client Transactions, the Client Transactions relating to our other clients or any Client Transactions relating to your other clients provided that they are not recorded in the same Gross Omnibus Indirect Client Account. However, we may use the assets provided in relation to the Client Transactions relating to one of your clients that have opted for a Gross Omnibus Indirect Client Account in relation to any Client Transaction relating to your other clients that have also opted for a Gross Omnibus Indirect Client Account.<sup>29</sup>

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## **Affiliates**

Except for Long Chain Arrangements, we treat our affiliates in the same way as clients when complying with EMIR and the Indirect Clearing RTS. This means that affiliates also have a choice between types of account. An affiliate may be part of the same omnibus account as other clients.

### **Other factors that may impact on the level of protection you receive in respect of assets that you provide to us as margin for Client Transactions**

There are a number of factors that, together, determine the level of protection you will receive in respect of assets that you provide to us as margin for Client Transactions:

- whether you choose an Omnibus Client Account or an Individual Client Account and whether your clients choose a Basic Omnibus Indirect Client Account or a Gross Omnibus Indirect Client Account (as discussed under "*The types of accounts available*" above);
- whether, if you choose an Omnibus Client Account, you would want a gross or net account;
- in each case, whether such assets are transferred by way of title transfer or security interest;
- whether we call any excess margin from you or you pay excess margin to us;
- whether you will get back the same type of asset as you provided as margin; and
- the bankruptcy and other laws that govern us and the CCP.

The rest of Part One B sets out further details for each of these variables and their implications under Swiss Law.

### **Would you prefer a gross or net Omnibus Client Account?**

Prior to the Indirect Clearing RTS coming into force, the CCPs are only required to offer one type of Omnibus Client Account (and one type of Individual Client Account) with regard to direct clearing under EMIR, but some of them have developed a range of accounts within these two types with features that provide different degrees of segregation. These are discussed in more detail in Part Two. There are two main levels of segregation within Omnibus Client Accounts:

- Net is where the margin called by the CCP in respect of the CCP Transactions is called on the basis of the net CCP Transactions recorded in the Omnibus Client Account.
- Gross is where the margin called by the CCP Transactions is called on the basis of the gross CCP Transactions recorded in the Omnibus Client Account.

These two different versions of the Omnibus Client Account are reflected in the two indirect client accounts required under the Indirect Clearing RTS, which envisage one gross omnibus account in the form of the Gross Omnibus Indirect Client Account and one omnibus account that may be net in the form of the Basic Omnibus Indirect Client Account.

It may be easier to port CCP Transactions and their related assets, both in business as usual and default circumstances, with regard to a gross Omnibus Client Account or Gross Omnibus Indirect Client Account than a net Omnibus Client Account or Basic Omnibus Indirect Client Account. This is because the CCP is more likely to have sufficient assets to facilitate the porting of the CCP Transactions that relate to you or, where applicable, your clients and those that relate to another client

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or, where applicable, their clients separately if it has called the margin on a gross basis. That said, different CCPs' accounts have been designed in different ways and so you should consider the CCP's information about the specific accounts to understand the exact differences. Please see Part Two for more details on this.

**Will you provide cash or non-cash assets as margin for the Client Transactions?<sup>30</sup>**

As noted under "*The "principal-to-principal" clearing model*" in Part One A, as a clearing member of the CCP, we are required to transfer assets to the CCP in respect of the CCP Transactions related to your Client Transactions and any Indirect Client Transactions. CCPs only accept certain types of liquid cash and non-cash assets as margin.

As is market practice, we will decide what types of assets to accept from you as margin for your Client Transactions. This will be set out in the client clearing agreement between us. What we will accept from you as margin for the Client Transactions will not necessarily be the same type of assets that the CCPs will accept from us for the CCP Transactions, in which case we may provide you with a collateral transformation service, under which we transform the assets you provide to those which we can pass onto the CCP.

**Do you provide assets to us on a title transfer or a security interest basis?<sup>31</sup>**

As is market practice, we will decide the basis on which we are willing to accept assets from you. This will be set out in the client clearing agreement between us.

*Title Transfer*

Where the client clearing agreement provides for the transfer of assets by way of title transfer, when you transfer assets (**Transferred Assets**) to us, we become the *full owner* of such assets and you lose all rights in such assets. We will record in our books and records that we have received such Transferred Assets from you with respect to the applicable Client Transaction. We will be obliged to deliver to you equivalent assets to such Transferred Assets (**Equivalent Assets**) in the circumstances set out in the client clearing agreement.

We may either transfer such Transferred Assets on to the CCP with respect to the CCP Transaction related to the Client Transaction or any Indirect Client Transaction, or we may transfer other assets to the CCP with respect to such CCP Transaction.

You bear our credit risk with respect to our obligation to deliver Equivalent Assets to you. This means that if we were to fail you will have no right of recourse to the CCP or to any assets that we transfer to the CCP and you will instead have a claim against our estate for a return of the assets along with all our other general creditors (see also above under Part One A "*What happens if porting is not achieved*").

However, in our insolvency, you are protected by the rights of Art. 90(2) FMIA, which are statutory rights of clearing brokers' clients in respect of their entitlements in assets (margin) and positions (transactions) held on their behalf by the CCP. Under Art. 90(2) FMIA, the liquidator in insolvency proceedings of a clearing broker must set-aside any assets (margin) and positions (transactions) of the clearing brokers' Clients from the insolvency estate of the clearing broker after:

- (i) completing any netting of claims, as agreed pursuant to the default management processes between the CCP and the clearing broker (Art. 90(1)(a) FMIA); and

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- (ii) completing any private sale of margin assets in the form of securities or other financial instruments, provided that their value may be determined based on objective criteria (Art. 90(1)(b) FMIA).

### *Security Interest*

Where the client clearing agreement provides for the creation of a pledge as a security for our benefit in order to secure our exposure to you under the Client Transaction, you *retain* full beneficial ownership of such assets. Such assets are transferred to a cash or custody account with us on the basis that the assets still belong to you, but you have granted us a pledge as a security interest with respect to such assets.

We may enforce that pledge if you default in your obligations to us. Absent the exercise of any right of use by us (see below), only at the point of such enforcement would we be entitled, to the extent agreed in the pledge agreement between you and us, to exercise a right of private sale by transferring title in such assets or their liquidation value to us or a third party in exchange for their market value, which may be set-off against the debt owed to us. We will record in our books and records that we have received such assets from you with respect to the applicable Client Transaction. To the extent that the market value of the pledged assets exceeds the debt owed to us, we must return, after completion of such enforcement, the excess to you.

Prior to any such default, you may also give us a right to use such assets. Until such time as we exercise such right of use, the assets continue to belong to you. Once we exercise the right of use (e.g. by posting the assets to a CCP), the assets will cease to belong to you and in effect become our assets, at which point you will bear our credit risk in a similar way to the title transfer arrangements. The circumstances in which we may exercise such right of use, if any, and the purposes for which we may use any assets will be set out in the client clearing agreement between us.

### **How will any excess margin we call from you be treated?<sup>32</sup>**

We are required to treat excess margin in a particular way in relation to an Individual Client Account. Excess margin is any amount of assets we require from you or you provide to us in respect of a Client Transaction that is over and above the amount of assets the CCP requires from us in respect of the related CCP Transaction.

If you choose an Individual Client Account we are required to pass all excess margin on to a CCP. If you provide us with assets which are not related to your individually segregated clearing activities at a particular CCP and such assets are not dedicated to cover your current positions with that CCP, then we do not need to post such assets on to that CCP. Also, if the excess margin you provide to us is not in the form of assets which are eligible to be posted to the CCP (in accordance with the CCP's rules), unless we agree otherwise, we have no obligation to transform such assets into assets that would be eligible to be posted to the CCP. The details of this will be set out in the client clearing agreement between you and us.

If you provide us with collateral in the form of a bank guarantee in our favour, we are not required to post on to the CCP an amount of assets equal to the value of the portion of the bank guarantee which exceeds the amount of margin we have called from you in respect of the relevant Client Transaction(s).

In relation to an Omnibus Client Account, a Basic Omnibus Indirect Client or a Gross Omnibus Indirect Client Account, we are not required to pass any excess margin on to the CCP. Depending on the terms on which we hold excess margin, you may take credit risk on us in respect of it.

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**Will you get back the same type of asset as you originally provided to us as margin for a Client Transaction?**

In a business as usual situation, whether we will deliver the same type of asset to you that you originally provided to us will be governed by the client clearing agreement between us.

In the event of our default, if you are due a payment, you may not receive back the same type of asset that you originally provided to us. This is because the CCP is likely to have wide discretion to liquidate and value assets and make payments in various forms, and also because the CCP may not know what form of asset you originally provided to us as margin for the Client Transaction and as a result of any asset transformation services we may provide. This risk is present regardless of what type of client account you select.

Please see Part One C for a consideration of the main insolvency considerations.

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## **Part One C: What are the main insolvency considerations?**

### **General insolvency risks**

If we enter into insolvency proceedings, you may not receive all of your assets back or retain the benefit of your positions and there are likely to be time delays and costs (e.g. funding costs and legal fees) connected with recovering those assets. These risks arise in relation to Individual Client Accounts, Omnibus Client Accounts, Basic Omnibus Indirect Client Accounts and Gross Omnibus Indirect Client Accounts because:

- except for CCP-specific porting solutions described earlier and the comments below under "*Margin rights*", you will not have any rights directly against the CCP; and you will only have contractual claims against us (i.e. rather than being able to recover particular assets as owner); however, you will benefit from the protections of Art. 90 FMIA (as set out below under Part One A "*If porting does not occur, will your entitlements in positions and margin assets be segregated from our insolvency estate?*");
- before FINMA initiates insolvency proceedings, FINMA would most likely order a combination of bank reorganisation proceedings under Art. 28 to 32 of the Swiss Federal Banking Act (the **Banking Act**) with protective measures under Art. 26 of the Banking Act; as part of such proceedings, FINMA may order a stay of termination rights and certain other rights, including rights to "port" positions and margin assets, for a period of up to two business days according to Art. 30a of the Banking Act, to the extent that such termination and other rights would be triggered by the reorganisation proceedings or protective measures;
- in the event that a reorganisation fails, bank insolvency proceedings would be initiated by FINMA under Art. 33 et seq. of the Banking Act. In such proceedings, you will no longer be permitted to dispose of your positions and assets or those of your clients held with us; and
- any stage of a cleared transaction (e.g. Indirect Client Transactions, Client Transactions, CCP Transactions and porting) may be challenged (by the insolvency liquidator) in a claw-back action before the competent Swiss court if, broadly speaking, it was not on arm's length terms and therefore classified as an impairment of creditors. If successful, the court has broad powers to unwind or vary all of those stages.

Please also note that:

- insolvency law may override the terms of contractual agreements, so you should consider the legal framework as well as the terms of disclosures and legal agreements;
- a large part of your protection comes from CCP arrangements and the legal regimes surrounding them. Therefore, you should understand these in order to evaluate the level of protection that you have on our default. It is important that you review the relevant disclosures by the CCP in this respect; and
- to the extent we act through a foreign branch you should also read our disclosure in respect of the foreign legal system of the foreign branch involved. The respective foreign courts may take insolvency jurisdiction in respect of the assets and liabilities of the foreign branch.
- [we are the Swiss branch of [●], which is incorporated in [●]. Swiss authorities will only put branches of foreign entities into Swiss insolvency proceedings on the basis of the principles set out below. This means that, despite us acting through a Swiss branch, most of our insolvency-related questions will be determined by [●] law. Therefore, because this disclosure

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only relates to Swiss law, you should also read our [●] law disclosure. Please note the following in this respect:

- where insolvency proceedings have been initiated at the foreign place of incorporation of the Clearing Broker, FINMA may either initiate Swiss branch insolvency proceedings in respect of the assets and liabilities of the Swiss branch or, to the extent that (i) secured creditors and privileged creditors are equally privileged in the foreign proceedings and (ii) the claims of Swiss creditors are adequately taken into account in the foreign insolvency proceedings, FINMA may rule that the Swiss assets and liabilities shall be transferred to the bankruptcy estate at the foreign place of incorporation of the Clearing Broker;
- in the event that FINMA initiates Swiss branch insolvency proceedings in respect of the assets and liabilities of the Swiss branch, the principles of Swiss insolvency law would also be relevant here, although limited to the assets and liabilities of the Swiss branch – in such proceedings, the protections of Art. 90 FMIA would apply in respect of the positions and margin assets booked through the Swiss branch;
- to the extent that FINMA rules that the Swiss assets and liabilities shall be transferred to the bankruptcy estate at the foreign place of incorporation of the Clearing Broker, the relevant foreign insolvency proceedings would become applicable – in such foreign proceedings, the protections of Art. 90 FMIA would no longer apply and the foreign rules governing the bankruptcy proceedings at the place of incorporation of the Clearing Broker should be taken into account; and
- as regards the activities of a Swiss branch, the interaction of key default issues – e.g. porting, recovery of assets, close-out netting and other insolvency matters – are likely to be determined by a combination of [●] law, Swiss law and the law of the location of any collateral.

We suggest that you take legal advice on the interaction of these legal systems because it is beyond the scope of this disclosure.]

### **Insolvency of CCPs and others**

Except as set out in this section "*Insolvency of CCPs and others*", this disclosure deals only with our insolvency. You may also not receive all of your assets back or retain the benefit of your positions if other parties in the clearing structure default – e.g. the CCP itself, a custodian or a settlement agent.

In relation to CCP insolvency, broadly speaking our (and therefore your) rights will depend on the law of the country in which the CCP is incorporated and the specific protections that the CCP has put in place. You should review the relevant CCP disclosures carefully in this respect and take legal advice to fully understand the risks in this scenario.

In addition, please note the following:

- we expect that an insolvency official will be appointed to manage the CCP. Our rights against the CCP will depend on the relevant insolvency law and/or that official;
- it will be difficult or impossible to port CCP Transactions and related margin, so it would be reasonable to expect that they will be terminated at CCP level. The steps, timing, level of control and risks relating to that process will depend on the CCP, its rules and the relevant insolvency law. However, it is likely that there will be material delay and uncertainty around

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when and how much assets or cash we will receive back from the CCP. Subject to the bullet points below, it is likely that we will receive back only a percentage of assets available depending on the overall assets and liabilities of the CCP;

- it is unlikely that you will have a direct claim against the CCP because of the principal-to-principal model described in Part One A;
- under the client clearing agreement, Client Transactions will terminate at the same time as the matching CCP Transactions unless the relevant CCP rules provide otherwise. This will result in a net sum owing between you and us. However, your claims against us are limited recourse so that you will only receive amounts from us in relation to Client Transactions if we receive equivalent amounts from the CCP in relation to relevant CCP Transactions;<sup>33</sup>
- if recovery of margin in this scenario is important, then you should explore "bankruptcy remote" or "physical segregation" structures offered by some CCPs. These tend to be offered only in relation to Individual Client Accounts and generally involve either:
  - you or us retaining assets in your/our name and only giving a security interest over that margin to the CCP (i.e. it allows the CCP to apply margin if we default but should keep the assets out of the CCP's insolvency if it defaults); or
  - the CCP holding the assets in a blocked or controlled margin account and giving a security interest (or similar legal right) over the margin back to us, to you and/or to a trustee on our behalf.

It is beyond the scope of this disclosure to analyse such options but your due diligence on them should include analysis of matters such as whether other creditors of the type described in "*Porting – preferential creditors*" below will have priority claims to margin; whether margin or positions on one account could be applied against margin or positions on another account (notwithstanding the contractual agreement in the CCP's rules); the likely time needed to recover margin; whether the margin will be recovered as assets or cash equivalent; and any likely challenges to the legal effectiveness of the structure (especially as a result of the CCP's insolvency).

### **Margin rights**

If you provide assets to us by way of security interest and we have not exercised a right of use over those assets, then you should have a legal right to recover the balance of those assets (after settling your obligations to us) ahead of other creditors. However, please note that, depending on the exact set up of our security arrangements, it may be that some preferential creditors will still have a prior claim to your assets .

If you have retained title to the assets (e.g. book-entry securities held in a custody account over which you have given us a security interest), then you will have the best chance of recovering them. However, as regards cash on a cash account in our insolvency, you are only protected to the extent that you may benefit from the Swiss deposit protection scheme (which provides coverage up to an amount of CHF 100,000) or, if we are acting through a foreign branch, any foreign deposit protection scheme.

The actual result will be highly fact specific and will depend on, amongst other things, the exact terms of our legal arrangements; how we have operated accounts; and claims that other intermediaries (e.g. custodians and settlement systems) have to those assets.

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We do not expect the above position to change materially if you have an Individual Client Account, Omnibus Client Account, Basic Omnibus Indirect Client Account or Gross Omnibus Indirect Client Account.

### **Close-out netting**

If we default and the CCP cannot port the CCP Transactions and collateral (e.g. because a back-up clearing broker cannot be found or, ordinarily<sup>34</sup>, because the relevant positions are in a Basic Omnibus Indirect Client Account) then we would expect it to terminate and net our CCP Transactions and apply related assets.

You and we would want this to work differently from normal bilateral close-out netting that would apply to all positions and assets between us and the CCP – e.g. assets on an Individual Client Account relating to you could be netted with our house or another client account at the CCP. There is a risk that this netting across accounts could happen automatically as a result of ordinary Swiss insolvency law or the automatic termination may be agreed as part of the contractual arrangement.

A similar risk occurs between us and you in relation to Client Transactions.

It is most likely to materialise in a pre-porting period during which Swiss law may automatically set off Client Transactions and collateral relating to one CCP with Client Transactions and collateral relating to another. This risk arises regardless of what you and we may provide for in our clearing documentation. Whilst the resulting termination amount should represent our net exposure to each other, it will make porting difficult or impossible.

Please also note more generally that your freedom to close out Client Transactions is more limited under the client clearing agreement than in other arrangements that you may be used to. In particular, the main termination event under our client clearing agreement is that the relevant CCP has declared us to be in default under the CCP's rules. The intention is to match the treatment of CCP Transactions and Client Transactions as much as possible. However, this may mean that – unless the CCP declares a default under its rules - you cannot terminate Client Transactions for common reasons such as a payment or insolvency default on our part.<sup>35</sup>

### **Porting - limitations**

As mentioned above (under Part One A "*What happens if porting is not achieved*"), except in specific (e.g. physically segregated) structures, a CCP only owes us (not you) obligations in relation to CCP Transactions and related assets.

As a result, when these contracts and assets are transferred to a back-up clearing broker, there is a risk of insolvency challenge because our rights have effectively been taken from us on or around the time of our insolvency. Applicable laws may not permit this and there is a risk that the courts may therefore not permit, or may unwind, any porting and related Client Transactions with your back-up clearing broker.

As regards a default of us, assuming that the "porting processes" are validly agreed under the contractual arrangements between the clearing broker and the CCP, the transfer of assets (margin) and positions (transactions) under such processes would be upheld under Swiss laws upon the occurrence of a default of the clearing broker in respect of positions and, as regards margin assets, provided that any assets to be transferred are either securities or other financial instruments with a value that may be determined on the basis of objective criteria (e.g. a market price). The relevant statutory provisions are Art. 27(1)(c) of the Banking Act and Art. 90(1)(c) FMIA. This recognition applies irrespective of whether the porting implies a close-out netting of outstanding positions and a re-establishment of new

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positions or whether it results in a transfer of outstanding positions without a close-out netting (Art. 74(2) FMIO).

However, note that the enforceability of the porting processes is subject to the power of FINMA to order under Art. 30a Banking Act, in connection with protective measures under Art. 26 of the Banking Act or reorganisation proceedings under Art. 28 to 32 of the Banking Act, a temporary stay of the "porting" of assets or positions for up to two business days.

### **Mismatch of CCP/Client Transactions and assets**

It could be that our net assets in relation to CCP Transactions do not match our net obligations to each other in relation to the matching Client Transactions. This can slow down or make porting impossible either operationally or legally.

For example, it may occur at CCP level as a result of Fellow Client Risk (see the explanation of this term in Part Two of this document) in an Omnibus Client Account or a Gross Omnibus Indirect Client Account, with the result that there are insufficient assets available for porting to satisfy our obligations to you in relation to the Client Transactions.

Alternatively, it could be that all of your Client Transactions with us are netted automatically as a result of insolvency law (please see above under "*Close-out netting*").

### **Swiss Banking Act**

The Swiss Banking Act applies because we are a Swiss bank that falls within its scope. For instance, in reorganisation proceedings under Article 28 to 32 of the Banking Act, any of our assets and liabilities may be transferred to a third party by order of FINMA or some of our liabilities may be bailed in. In that case, your counterparty and/or your counterparty risk may change. It is unlikely that you will be able to stop such transfer or to enforce any early termination rights against us as a result of such transfer if the reorganisation is successful.

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**Part One D: The terms and conditions on which we offer services to you**

**[FIRM TO COMPLETE]**

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## **Part Two: CCP client account structures<sup>36</sup>**

As noted in Part One B, each CCP may offer at least one Omnibus Client Account and/or at least one Individual Client Account by changing some of the features. This Part Two contains an overview of the main levels of segregation within each account type of which we are aware that the CCPs offer with respect to direct clearing, and are likely to offer with indirect clearing, together with an overview of the main protections afforded by and the main legal implications of each.

The descriptions given in this Part Two are very high level and consider the typical features of these client account types and the minimum requirements for indirect client account types under the Indirect Clearing RTS, and the respective levels of segregation. However, the particular characteristics of the accounts will affect the exact levels of protection they offer and the legal implications so you must review the information provided by the CCPs to fully understand the risks of the specific account we maintain in relation to you at each CCP.

Each CCP is required to publish information about the client account structures it offers under EMIR and we have provided a link to the relevant part of the website of each CCP we use<sup>37</sup>. You may also need to seek professional advice to understand the differences in detail. However, we hope that the questions raised and factors described in both parts of this document will help you to know which questions to ask and to understand the impact of the answers you receive.

The descriptions of the client accounts have been prepared on the basis of publicly available disclosure documents made available by a selection of CCPs. We are not responsible for, and do not accept any liability whatsoever, for any content or omissions or inaccuracies contained in the information produced by any CCP. The descriptions of the indirect client accounts have been prepared on the basis of the minimum requirements in the Indirect Clearing RTS.

The Annex seeks to compare the main account types and levels of segregation against the following risks:

<b>Risks used to compare each account type and level of segregation</b>	<b>Explanation of risk</b>
Transit Risk	Whether you are exposed to us at any point in the process of providing or receiving margin in respect of Client Transactions.
Fellow Client Risk	Whether assets provided to the CCP in respect of CCP Transactions related to you/ your clients could be used to cover losses in CCP Transactions relating to another client/ clients of another client.
Liquidation Risk	Whether, if the CCP Transactions and assets relating to them were to be ported, there is a risk that any non-cash assets would be liquidated into cash. If this were to happen, the value given to such assets by the CCP may differ from what you perceive to be the full value of the assets.

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Risks used to compare each account type and level of segregation	Explanation of risk
Haircut Risk	Whether the value of the assets that relate to CCP Transactions might be reduced or not increase by as much as you expect because the CCP applied a haircut that did not properly reflect the value of the asset.
Valuation Mutualisation Risk	Whether the value of the assets that relate to CCP Transactions could be reduced or not increase by as much as you expect because the assets posted in relation to other clients' CCP Transactions have decreased in value.
CCP Insolvency Risk	Whether you are exposed to the insolvency or other failure of the CCP.

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**Typical account characteristics at the CCP level**

	<b>Net Omnibus Client Account</b>	<b>Basic Omnibus Indirect Client Account</b>	<b>Gross Omnibus Client Account</b>	<b>Gross Omnibus Indirect Client Account</b>	<b>Individual Client Account</b>
<b>Who will the CCP Transactions recorded in the account relate to?</b>	Net Omnibus Client Accounts record both assets and CCP Transactions that relate to you and the assets and CCP Transactions that relate to one or more of our other clients.	Basic Omnibus Indirect Client Accounts record both assets and CCP Transactions that relate to your clients that have opted for a Basic Omnibus Indirect Client Account and the assets and CCP Transactions that relate to the clients of our other clients that have opted for Basic Omnibus Indirect Client Account.	Gross Omnibus Client Accounts record assets and CCP Transactions that relate to you and the assets and CCP Transactions that relate to one or more of our other clients.	Gross Omnibus Indirect Client Accounts record assets and CCP Transactions that relate to your clients that have opted for a Gross Omnibus Indirect Client Account.	Only assets and CCP Transactions that relate to you should be recorded in an Individual Client Account.
<b>Which losses can assets recorded in the account be used for?</b>	Assets that are provided to the CCP as margin for a CCP Transaction recorded in a net Omnibus Client Account may be used to cover any losses in that account, whether such losses relate to the CCP Transactions relating to you or CCP	Assets that are provided to the CCP as margin for a CCP Transaction recorded in a Basic Omnibus Indirect Client Account may be used to cover any losses in that account, whether such losses relate to the CCP Transactions relating to your clients or CCP	Assets that are provided to the CCP as margin for the CCP Transactions recorded in a gross Omnibus Client Account may be used to cover any losses in that account, whether such losses relate to the CCP Transactions relating to you or CCP	Assets that are provided to the CCP as margin for the CCP Transactions recorded in a Gross Omnibus Indirect Client Account may be used to cover any losses of any of your clients in that account. <sup>41 42</sup>	Assets that are provided to the CCP as margin for CCP Transactions recorded in an Individual Client Account may only be used to cover losses in that account. <sup>43</sup>

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	<b>Net Omnibus Client Account</b>	<b>Basic Omnibus Indirect Client Account</b>	<b>Gross Omnibus Client Account</b>	<b>Gross Omnibus Indirect Client Account</b>	<b>Individual Client Account</b>
	Transactions relating to another client. <sup>38</sup>	Transactions relating to clients of our other clients. <sup>39</sup>	Transactions relating to another client. <sup>40</sup>		
<b>Will the CCP know which CCP Transactions and types of assets relate to you/ your clients?</b>	The CCP may not know which CCP Transactions and assets recorded in a net Omnibus Client Account relate to you.	The CCP may not know which CCP Transactions and assets recorded in a Basic Omnibus Indirect Client Account relate to your individual clients.	The CCP may not know which CCP Transactions and assets recorded in a gross Omnibus Client Account relate to you.	The CCP will know which CCP Transactions relate to your clients, but may not know which types of assets relate to your clients.	Yes
<b>Will the CCP record the assets provided by value only or will it identify the type of asset provided?</b>	The CCP may identify in its records the type of asset provided as margin for the net Omnibus Client Account but will not be able to identify which type of assets relate to any client's CCP Transactions within that net Omnibus Client Account.	The CCP may identify in its records the type of asset provided as margin for the Basic Omnibus Indirect Client Account but will not be able to identify which type of assets relate to any indirect client's CCP Transactions within that Basic Omnibus Indirect Client Account.	The CCP may identify in its records the type of asset provided as margin for the gross Omnibus Client Account but is unlikely to be able to identify anything other than the value of the assets provided in respect of any client's CCP Transactions within that gross Omnibus Client Account.	The CCP may identify in its records the type of asset provided as margin for the Gross Omnibus Indirect Client Account but is unlikely to be able to identify anything other than the value of assets provided in respect of any of your client's CCP Transactions within that Gross Omnibus Indirect Client Account.	The CCP should identify in its records the type of asset provided as margin for an Individual Client Account.

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	<b>Net Omnibus Client Account</b>	<b>Basic Omnibus Indirect Client Account</b>	<b>Gross Omnibus Client Account</b>	<b>Gross Omnibus Indirect Client Account</b>	<b>Individual Client Account</b>
<b>Will the CCP Transactions recorded in the account be netted?</b>	It is likely that the CCP Transactions recorded in the account will be netted. This means that CCP Transactions that relate to you may be netted with CCP Transactions that relate to our other clients whose CCP Transactions are recorded in the same net Omnibus Client Account.	It is likely that the CCP Transactions recorded in the account will be netted. This means that CCP Transactions that relate to your clients may be netted with CCP Transactions that relate to clients of our other clients whose CCP Transactions are recorded in the same Basic Omnibus Indirect Client Account.	CCP Transactions relating you in the account will be netted with other CCP Transactions relating to you. However CCP Transactions relating to you should not be netted with CCP Transactions relating to any of our other clients recorded in the same Gross Omnibus Client Account.	CCP Transactions relating to any one of your clients in the account will be netted with other CCP Transactions relating to that same client. However, CCP Transactions relating to that client should not be netted with CCP Transactions relating to any of your other clients recorded in the same Gross Omnibus Indirect Client Account.	CCP Transactions are likely to be netted, but should not be netted against the CCP Transactions relating to any of our other clients.
<b>Will the margin be calculated on a gross or net basis?</b>	The margin will be calculated on a net basis.	The margin will be calculated on a net basis.	The margin will be calculated on a gross basis.	The margin will be calculated on a gross basis.	The margin requirement for an Individual Client Account will typically be calculated on a net basis.
<b>Will you have to enter into any documentation or operational arrangements directly</b>	You may have to enter into legal documentation to which the CCP is party. It is unlikely that you will	You may have to enter into legal documentation to which the CCP is party. It is unlikely that you will	You may have to enter into legal documentation to which the CCP is a party. It is possible but unlikely	You may have to enter into legal documentation to which the CCP is party. It is possible but unlikely	You may have to enter into legal documentation to which the CCP is a party. It is also possible that you

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	<b>Net Omnibus Client Account</b>	<b>Basic Omnibus Indirect Client Account</b>	<b>Gross Omnibus Client Account</b>	<b>Gross Omnibus Indirect Client Account</b>	<b>Individual Client Account</b>
<b>with the CCP?</b>	have to set up any operational arrangements with the CCP directly.	have to set up any operational arrangements with the CCP directly.	that you will have to set up operational arrangements with the CCP directly.	that you will have to set up some operational arrangements with the CCP directly.	will have to set up some operational arrangements with the CCP directly.

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	<b>Net Omnibus Client Account</b>	<b>Basic Omnibus Indirect Client Account</b>	<b>Gross Omnibus Client Account</b>	<b>Gross Omnibus Indirect Client Account</b>	<b>Individual Client Account</b>
<b>Transit Risk</b>	Yes	Yes	Yes	Yes	Yes
<b>Fellow Client Risk</b>	Yes	Yes	Yes	Yes <sup>44</sup>	No
<b>Liquidation Risk</b>	Yes (unless the CCP is able to port the assets recorded in the account or is able to transfer the assets to you without needing to liquidate some or all of them first).	Yes	Yes (unless the CCP is able to port the assets recorded in the account or is able to transfer the assets to you without needing to liquidate some or all of them first).	Yes (unless the CCP is able to port the assets recorded in the account or is able to transfer the assets to you without needing to liquidate some or all of them first).	Yes (unless the CCP is able to port the assets recorded in the account or is able to transfer the assets to you without needing to liquidate some or all of them first).
<b>Haircut Risk</b>	Yes	Yes	Yes	Yes	Yes
<b>Valuation Mutualisation Risk</b>	Yes	Yes	Yes	Yes	No
<b>CCP Insolvency Risk</b>	Yes	Yes	Yes	Yes	Yes
<b>How likely it is that porting will be achieved if we default?</b>	There is a significant risk that porting will not be achieved in respect of positions and assets recorded in a net Omnibus Client Account.	Unlikely	There is a significant risk that porting will not be achieved in respect of positions and assets recorded in a gross Omnibus Client Account.	If you have satisfied all of the CCP's and back-up clearing member's conditions, porting is more readily facilitated in the event of our default.	If you have satisfied all of the CCP's and back-up clearing member's conditions, porting is more readily facilitated in the event of our default.

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### Additional features that may be available for Individual Client Accounts

Some CCPs may offer additional Individual Client Accounts with special features that have been designed to mitigate certain of the risks identified under "Typical account structures" above. Below is a high level overview of some of the common additional features. The extent to which any risks are mitigated by these additional features, if at all, will depend on the structures used by an individual CCP. Again, therefore, you must review the information provided by the CCPs in order to evaluate the actual risks to you and you may need some professional advice. It is likely that these additional features will only be available to certain types of clients that meet each CCP's requirements. These additional features are not required by EMIR. Accordingly, not all CCPs will offer them nor are we obliged to facilitate access to them.

Additional feature	High level overview of the additional feature	Which risks might this feature mitigate?
<p><b>Extended porting period</b></p>	<p>In the event of our default, this feature has been designed to allow more time for porting to be achieved.</p> <p>For a set period of time (decided by the CCP) following our default, the CCP Transactions and assets that relate to you will continue to be held in an account which the CCP will identify as directly relating to you. If you find a back-up clearing broker, these CCP Transactions and assets will then be transferred to one of their client accounts. If you do not find a back-up clearing broker, they will be terminated and the close-out value returned to you.</p> <p>Where the CCP treats the Client as an interim Clearing Member, it is possible that the CCP may expect you to contribute to the default fund and may require additional margin, including variation margin, to be provided in respect of the CCP Transactions transferred to you.</p> <p>It is possible that you may have to set up such accounts as the CCP requires and have the ability to make payments directly to the CCP. The CCP may also have an additional list of requirements that you will have to satisfy to be able to use the extended porting period.</p>	<p>This may make porting more likely to be achieved.</p>

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Additional feature	High level overview of the additional feature	Which risks might this feature mitigate?
<b>Separate custody account (in the name of the CCP) for the assets that have been provided as margin for positions relating to you</b>	<p>The assets relating to your positions are held in a separate account (in the CCP's name) at the CCP's custodian from any other assets held for the CCP.</p> <p>It is likely that you will have to enter into additional legal documentation with us and the CCP.</p>	<p>This may make porting more likely to be achieved.</p>
<b>Ability for you to keep assets required as margin for positions relating to you in a custody account in your name.</b>	<p>It is likely that you will have to enter into additional legal documentation and security arrangements with us and the CCP, and any custodian or settlement bank used under this structure.</p> <p>This additional feature may be restricted to certain types of non-cash assets.</p> <p>The custodian may be specified by or require the approval of the CCP.</p> <p>There will be additional operational requirements that you will need to meet in order to use this type of additional feature.</p>	<p>Transit Risk</p> <p>CCP Insolvency Risk</p> <p>This may make porting more likely to be achieved.</p>
<b>Ability for you to post margin directly to the CCP.</b>	<p>You may be able to post margin directly to the CCP rather than you posting it to us, and us in turn posting it on to the CCP.</p> <p>This form of account may require you to have an account with particular custodians and settlement banks. The custodians and settlement banks are likely to be specified by the CCP.</p> <p>You will have to enter into additional legal documentation with us and the CCP.</p> <p>There will be additional operational requirements which you will need to meet in order to use this type of additional feature.</p>	<p>Transit Risk</p>

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### **Links to CCP disclosure documents**

Please note that these links have been included for convenience only. In the event that any of them do not work, you should contact the relevant CCP directly.

Eurex Clearing AG:

<http://www.eurexclearing.com/clearing-en/risk-management/client-asset-protection/143894/>

LCH Clearnet Ltd:

[http://www.lchclearnet.com/about\\_us/corporate\\_governance/ltd\\_account\\_structures\\_under\\_emir.asp](http://www.lchclearnet.com/about_us/corporate_governance/ltd_account_structures_under_emir.asp)

LCH Clearnet SA:

[http://www.lchclearnet.com/about\\_us/corporate\\_governance/sa\\_account\\_structures\\_under\\_emir.asp](http://www.lchclearnet.com/about_us/corporate_governance/sa_account_structures_under_emir.asp)

Nasdaq OMX:

<http://www.nasdaqomx.com/euroclearing/newsmandatorychanges/segregationportability>

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<sup>1</sup> The Guidance Notes included in this annotated version of the Clearing Member Disclosure Document are for general information only and do not constitute legal advice. If in doubt, users of the Disclosure Document should seek legal advice. This document has been drafted to assist firms to implement requirements under Article 39(7) EMIR, Article 27(2) of RTS 6 and Article 4 of the Indirect Clearing RTS. The explanations included in the document are high level summaries and analyses of several complex and/or new areas of law and regulation and arrangements put in place by a series of CCPs, many of which are not yet finalised or fully explained in the public domain. This work is based on the interpretation of these matters by Norton Rose Fulbright LLP (as influenced by members of FIA and ISDA) as at 12 February 2014 with respect to the direct clearing analysis, and Clifford Chance LLP (as influenced by members of FIA) as at 22 November 2017 with respect to the indirect clearing analysis, but the underlying law and CCP arrangements may change over time and it will not necessarily be updated. The document as drafted may not be sufficient to enable any particular firm to comply with Article 39(7) EMIR, Article 27(2) of RTS 6 and Article 4 of the Indirect Clearing RTS and may need tailoring to reflect its needs and those of its clients. It should be noted that this document does not take into account issues under the law governing the CCP rules or related agreements, the law governing the clearing arrangement between the CCP and us, the law of the jurisdiction of incorporation of the CCP; and the law of the location of any assets.

<sup>2</sup> The document has been drafted as a template that can be used as a starting point for firms seeking to comply with their obligations under Article 39(7) EMIR, Article 27(2) of RTS 6 and Article 4 of the Indirect Clearing RTS (subject to endnote 8). Firms may wish to amend certain parts of the document by deleting, changing, expanding or supplementing certain sections to reflect the nature of their own organisation, the way in which they organise the derivatives clearing activity and the terms of their relationships with clients. These Guidance Notes indicate some of the areas where and reasons why this might be appropriate but members should feel free to make whatever amendments they wish. Users may include FIA logo on the Disclosure Document provided that no amendments are made to the text as is set out in this document (except as otherwise provided for in these Guidance Notes).

**If users make any other amendments to the document, they are not permitted to use FIA logo.**

The document has been developed on the basis of discussion among members of FIA and is based on the January 2016 version of the ISDA and FIA Clearing Member Disclosure Document.

<sup>3</sup> Commission Delegated Regulation (EU) No 2017/589 supplementing Directive 2014/65/EU with regard to regulatory technical standards specifying the organisation requirements of investment firms engaged in algorithmic trading.

<sup>4</sup> Regulation (EU) No 648/2012 on OTC derivatives, central counterparties and trade repositories.

<sup>5</sup> The ESMA Questions and Answers on EMIR dated November 2013 confirm that EU clearing members of non-EU CCPs are not required to comply with Article 39 when offering client clearing on non-EU CCPs. This disclosure is designed for clearing on EU CCPs only.

<sup>6</sup> Commission Delegated Regulation (EU) No 2017/2154 supplementing Regulation (EU) No 600/2014 with regard to regulatory technical standards on indirect clearing arrangements, and Commission Delegated Regulation (EU) No 2017/2155 amending Commission Delegated Regulation (EU) No 149/2013 with regard to regulatory technical standards on indirect clearing arrangements.

<sup>7</sup> ESMA confirms in paragraphs 9, 10 and 92 of the May 2016 Final Report on the Indirect Clearing RTS that (indirect) clearing on recognised non-EU CCPs is out of scope of the Indirect Clearing RTS requirements. This disclosure is designed for clearing on EU CCPs only.

<sup>8</sup> The document has not been designed to include information about the costs associated with the different levels of protection under Article 39(7) EMIR, Article 27(2) of RTS 6 and Article 4 of the Indirect Clearing RTS, or prices and fees associated with the services provided or discounts and rebates and conditions to benefit from them required by Article 38 EMIR. Further guidance on the fee disclosures that Clearing Members are required to make can be found in the ESMA Questions and Answers on EMIR dated February 2014.

Additionally, this document has not been designed to include the general terms on which a clearing broker is prepared to facilitate indirect clearing services under Article 4(1) of the Indirect Clearing RTS.

<sup>9</sup> See Endnote 1 above.

<sup>10</sup> The document assumes that all CCPs that will be used by a Clearing Member operate a principal to principal rather than an agency model. It would need to be supplemented and each section of the document revisited if any of the CCPs were to operate on an agency basis. Neither Clifford Chance nor Norton Rose Fulbright has validated that each of the CCPs listed at the end of the document operates on a principal to principal rather than an agency model.

<sup>11</sup> The document assumes there is a contractual relationship in place between the clearing broker and the client which sets out certain arrangements that are referred to throughout the document. This contractual relationship is described as a "client clearing agreement". Firms may wish to amend these references to better reflect their contractual documentation and what it covers.

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12 The document assumes the Firm is a clearing member of each CCP through which it clears Client Transactions. It has not been drafted with indirect client clearing arrangements in mind where the Firm is the client of another clearing member. Such arrangements are addressed in the separate Client Disclosure Document. Please also refer to the explanation of Long Chain Arrangements on page 4.

13 This description is based on Articles 6(2)(a) and 6(3) of the Indirect Clearing RTS.

14 **[Drafting Note:** This description is based on the position regarding the default of a clearing broker in an indirect clearing scenario that is set out in the FIA's working document on indirect clearing arrangements for exchange-traded derivatives (ETD) under draft MiFIR RTS on indirect clearing arrangements (the **FIA Working Document**). As set out in more detail in par. 5.2 of the FIA Working Document, we have assumed that, in the absence of specific requirements in the Indirect Clearing RTS, the general EMIR requirements apply. This is subject to the modification that the porting and leapfrog payment under EMIR do not apply with respect to Basic Omnibus Indirect Client Accounts because no such requirement is imposed under the Indirect Clearing RTS with regard to Basic Omnibus Indirect Client Accounts generally. However, it should be noted that porting may be envisaged under local insolvency law for all relevant accounts, including Basic Omnibus Indirect Client Accounts.]

15 In the event that the CCP were incorporated in Switzerland, there would be a regulatory obligation of the CCP to agree to such porting procedures on the basis of Article 55 of the FMA. Under the FMA as currently in force, this would apply for all relevant accounts, including Basic Omnibus Indirect Client Accounts.

16 Reference is made to Article 4(7)(b) of the Indirect Clearing RTS.

17 This meaning is derived from Article 39(9) EMIR.

18 This description is based on Articles 39(2) and 39(9) EMIR.

19 Please note that the clearing agreement between you and us may allow us to apply any positive liquidation balance of your proprietary account to any negative liquidation balances owed in respect of your clients' accounts.

20 This description is based on Articles 39(3) and 39(9) EMIR.

21 Please note that the clearing agreement between you and us may allow us to apply any positive liquidation balance of your proprietary ICA to any negative liquidation balances owed in respect of your clients' accounts.

22 This description is based on Articles 4(2)(a) and 4(4)(a) of the Indirect Clearing RTS. Please note that we have based our analysis on the minimum requirements as set out in the Indirect Clearing RTS. Therefore, we have assumed that positions in a Basic Omnibus Indirect Client Account would be held on a net basis and margin would also be collected on a net basis.

23 Please note that the clearing agreement between you and us may allow us to apply any positive liquidation balance of your proprietary account to any negative liquidation balances owed in respect of your clients' accounts.

24 This description is based on Articles 4(2)(b) and 4(4)(b) of the Indirect Clearing RTS.

25 **[Drafting Note:** The current description of the netting sets is based on the FIA interpretation of Article 4(2)(b) of the Indirect Clearing RTS as summarised in the FIA Working Document. As set out in more detail on page 9 of the FIA Working Document, it is proposed for "client in another account" to be added at the end of Article 4(2)(b).]

26 **[Drafting Note:** The current description of the netting sets is based on the FIA interpretation of Article 4(2)(b) of the Indirect Clearing RTS as summarised in the FIA Working Document. As set out in more detail on page 9 of the FIA Working Document, it is proposed for "client in another account" to be added at the end of Article 4(2)(b).]

27 Please note that the clearing agreement between you and us may allow us to apply any positive liquidation balance of your proprietary account to any negative liquidation balances owed in respect of your clients' accounts.

28 **[Drafting Note:** The current description of the netting sets is based on the FIA interpretation of Article 4(2)(b) of the Indirect Clearing RTS as summarised in the FIA Working Document. As set out in more detail on page 9 of the FIA Working Document, it is proposed for "client in another account" to be added at the end of Article 4(2)(b).]

29 **[Drafting Note:** The current description of the netting sets is based on the FIA interpretation of Article 4(2)(b) of the Indirect Clearing RTS as summarised in the FIA Working Document. As set out in more detail on page 9 of the FIA Working Document, it is proposed for "client in another account" to be added at the end of Article 4(2)(b).]

30 *[Firms may consider amending or deleting part of this question and answer if they permit the Client to provide margin only in a narrower form of assets or in a wider form.]*

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- <sup>31</sup> *[Firms may consider amending or deleting part of this question if they only permit the Client to transfer assets by one means or another and, if they take a security interest but are not given a right of use.]*
- <sup>32</sup> With regard to direct clearing, this section refers to excess margin as described in Article 39(6) and the ESMA Questions and Answers on EMIR dated February 2014. With regard to indirect clearing, this section refers to excess margin as described in Recital 5 of the Indirect Clearing RTS.
- <sup>33</sup> *[This option needs to be tailored to the terms of the relevant client clearing agreement.]*
- <sup>34</sup> This paragraph refers to porting not being available "ordinarily" with regard to Basic Omnibus Indirect Client Accounts. This is because porting with respect to such accounts is not required under the Indirect Clearing RTS but may be envisaged under local insolvency law for all relevant accounts, including Basic Omnibus Indirect Client Accounts.
- <sup>35</sup> *[This option needs to be tailored to the terms of the relevant client clearing agreement.]*
- <sup>36</sup> In preparing this document with regard to direct clearing reference has been made to the client account disclosure documentation made available on the websites of the following CCPs: LCH Clearnet Limited, Eurex Clearing AG, NASDAQ OMX Clearing and CME Clearing Europe Limited as at 24 October 2013.
- In preparing the overview of typical indirect client account characteristics, we have based our analysis on the minimum requirements as set out in the Indirect Clearing RTS. Therefore, we have assumed that clients would be offered the choice between a net-margined Basic Omnibus Indirect Client Account and a Gross Omnibus Indirect Client Account. Please note that it would nevertheless be permitted to offer clients additional types of account structures and segregation models, including ISAs, as long as they provide at least the level of segregation prescribed in the Indirect Clearing RTS (see Article 5(1) of the Indirect Clearing RTS, paragraphs 33 and 34 of ESMA's November 2015 Consultation Paper on the Indirect Clearing RTS, and paragraph 35 of ESMA's May 2016 Final Report on the Indirect Clearing RTS).
- <sup>37</sup> The links are to the documents used to prepare the summary in Part Two. It is not clear whether these are the documents published by the CCPs pursuant to Article 39(7) and we assume they may be updated in due course in any event.
- <sup>38</sup> Please note that the clearing agreement between you and us may allow us to apply any positive liquidation balance of your proprietary account to any negative liquidation balances owed in respect of your clients' accounts.
- <sup>39</sup> Please note that the clearing agreement between you and us may allow us to apply any positive liquidation balance of your proprietary account to any negative liquidation balances owed in respect of your clients' accounts.
- <sup>40</sup> Please note that the clearing agreement between you and us may allow us to apply any positive liquidation balance of your proprietary account to any negative liquidation balances owed in respect of your clients' accounts.
- <sup>41</sup> **[Drafting Note:** This assessment is based on the FIA interpretation of Article 4(2)(b) of the Indirect Clearing RTS as summarised in the FIA Working Document.]
- <sup>42</sup> Please note that the clearing agreement between you and us may allow us to apply any positive liquidation balance of your proprietary account to any negative liquidation balances owed in respect of your clients' accounts.
- <sup>43</sup> Please note that the clearing agreement between you and us may allow us to apply any positive liquidation balance of your proprietary ICA to any negative liquidation balances owed in respect of your clients' accounts.
- <sup>44</sup> **[Drafting Note:** This assessment is based on the FIA interpretation of Article 4(2)(b) of the Indirect Clearing RTS as summarised in the FIA Working Document.]

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