

- (i) The parties agree that any transaction that is entered into between them through an Office specified in Part 4 of the Schedule to this Agreement which is (a) outstanding between them at the date this Agreement comes into effect or (b) entered into by them on or after the date this Agreement comes into effect, and is
 - (I) an FX Transaction or a Currency Option Transaction (as those terms are defined in the 1998 FX and Currency Option Definitions, including Annex A, published by the International Swaps and Derivatives Association, Inc. (“ISDA”), the Emerging Markets Traders Association and the Foreign Exchange Committee (the “FX Definitions”)) will be deemed to incorporate the FX Definitions into the Confirmation thereof; or
 - (II) a Transaction (as that term is defined in the 2005 ISDA Commodity Definitions (published by ISDA) (the “2005 Commodity Definitions”)) will be deemed to incorporate the 2005 Commodity Definitions into the Confirmation thereof

and each transaction of a type described in (I) and (II) will be a Transaction for the purpose of this Agreement whether or not a Confirmation of such a Transaction refers to this Agreement and irrespective of any reference in a Confirmation to the “International Bullion Master Agreement”, the “LBMA”, or the “IBMA”, *provided however*, if a confirmation of any such transaction expressly states that another master agreement governs, such transaction will not be a Transaction for the purpose of this Agreement.

For the avoidance of doubt, FX Transaction(s) include foreign exchange swap(s) but not cross currency interest rate swap(s).

- (ii) Section 1(b) of this Agreement is amended by adding the following proviso at the end thereof: “*provided, however*, that with respect to (i) an FX Transaction (other than one that is identified as non-deliverable in the relevant Confirmation) and (ii) a Transaction (which is confirmed using an electronic messaging system) (as each such transaction type is defined in this provision of the Schedule to this Agreement) this Agreement will prevail unless the relevant Confirmation specifically references this Agreement.”
- (k) **Disclosure.** Each party hereby consents to the communication or disclosure by the other party of information in respect of or relating to this Agreement and any Transactions hereunder to such other party's branches, subsidiaries and Affiliates and, to the extent required by law or regulation, any government or regulatory authority.
- (l) **2002 Master Agreement Protocol**

The parties agree that the provisions of the 2002 Master Agreement Protocol including Annexes 1 - 18 inclusive published by the International Swaps and Derivatives Association, Inc on 15th July 2003 (the “Protocol”) are incorporated into and apply to this Agreement with the same effect as if the parties had complied with the provisions of Section 2 of the Protocol. In this respect, references in the Protocol to an “ISDA 2002 Master Agreement” will be deemed to be references to this Agreement and the term “the parties”, as used in the Protocol shall be construed as referring to Party A and Party B.