

CLIENT TERMS AND CONDITIONS

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Company number: 492276

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Our derivative products carry a high level of risk to your capital and investing in them can result in losses greater than your initial deposit. Investors do not own, or have any rights to, the underlying assets. These products may not be suitable for all investors. Please ensure that you fully understand the risks involved and seek independent advice if necessary.

It's important for you to consider the relevant legal documents (for clients of Think Capital Limited this includes Client Terms and Conditions) before you decide whether or not to acquire any of our products. These documents can all be found on our website

The tax treatment of our products depend on the circumstances of each client. Tax laws may vary by jurisdiction and may change. ThinkMarkets does not provide tax advice.

ThinkMarkets does not issue advice, recommendations or opinion in relation to acquiring, holding or disposing of any financial product. ThinkMarkets is not a financial adviser and all services are provided on an execution only basis.

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Think Capital Limited is registered in Bermuda, Company number: 492276. Registered address: Clarendon House, 2 Church Strret, Hamilton HM 11, Bermuda

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THINKMARKETS CLIENT TERMS AND CONDITIONS

Risk notice: We provide services for trading derivative financial contracts. Our contracts are traded on a margin or leverage basis and this type of trading carries a high degree of risk to your capital. The price of the contract you enter into with ThinkMarkets may change quickly. As such, your profits or losses may be many times the amount of your initial investment or deposit. If you do not hold sufficient monies in your Account to meet your Margin Requirement, we may close your Open Positions immediately and without notice. You should not deal in our contracts unless you fully understand and accept the risks. Trading in the Products may not be suitable for everyone.

1 Introduction

- 1.1 Think Capital Limited trading as "ThinkMarkets" ("**ThinkMarkets**"; "we"; "us"; "our") is incorporated and registered in Bermuda with registration number 51879. Our registered office is at Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda.
- 1.2 This document (the "**Terms**") is part of the wider Agreement between us and you, our client ("**you**"; "**your**"). The Agreement governs the trading services provided by us to you.
- 1.3 You should take sufficient time to read and understand the Agreement before you apply to open an Account, or place a Trade or an Order with us. Please contact us if you have any queries in relation to the Agreement, or seek independent professional advice if you do not understand any aspect. Unless we have agreed in writing that any part of the Agreement does not apply to you, we will regard the Agreement as setting out all the relevant terms concerning our trading services and, specifically, any and all Trades and Orders which you enter into with us. Trades and Orders that we execute are legally binding and enforceable under this Agreement. By completing and signing your Application Form or electronically submitting your Application Form on our website or via a mobile application, as applicable, you confirm that you accept the terms and conditions of the Agreement.
- 1.4 The Agreement supersedes all our previous client terms and conditions and any amendments thereto and will be effective either on the date we notify you as being the effective date or the date we open your new Account.
- 1.5 We provide execution-only trading services, and are not authorised to provide investment advice to you. You must at all times rely on your own judgement for any investment decision you make in relation to your Account. Please refer to clause 2.5 below for further explanation.
- 1.6 From time to time, we may make additional services or Products available to you. Such additional services or Products may be subject to special terms and conditions which will be set out in the Product Supplemental Terms.
- 1.7 Capitalised words and expressions used in these Terms have the meanings set out in clause 25.4.

2 Our electronic trading service, our dealings with you and your Account

Our trading service is an electronic service and you consent to us providing you with certain information about us and our trading services and any changes to them, including the Agreement and the Account Features electronically, either via our website, the Trading Platform or by email. We will not send you a paper form of any of the information or documents referred to in the Agreement unless you request us to do so, and we reserve the right to charge you an administration fee for doing so.



- 2.2 We will deal with you as principal under the Agreement and not as agent on your behalf. This means that any Trades are agreed directly between you and us and we will be the counterparty to all of your Trades.
- 2.3 Unless we agree otherwise in writing, you will deal with us as principal and not as an agent or representative of another person. You will not permit any person to deal with us on your behalf unless we agree that such person can act on your behalf (each, an "Authorised Person"). We may require confirmation that an Authorised Person has the authority to act on your behalf at any time.
- 2.4 We will be entitled to rely on any instructions given to us by an Authorised Person in relation to your Account. Any action taken by an Authorised Person in respect of your Account shall be deemed to be an action by you.
- 2.5 All dealings with you under the Agreement will be carried out by us on an execution-only basis. Accordingly, you should not regard any proposed Trade, suggested trading strategies, factual market information or analysis, market commentary, or any other written or oral communications from us as investment recommendations or advice, or as expressing our view as to whether a particular Trade is suitable for you or meets your financial objectives. You must rely on your own judgement for any investment decision you make in relation to your Account at all times.
- 2.6 You undertake that any information you provide to us is correct. You must immediately inform us of any material change to the information provided to us on your Application Form or by any other means, including any change to your contact details or financial status or any of your other personal information or circumstances.
- 2.7 We may offer different types of Accounts, including for different Products and with different features. We reserve the right to refuse to open an Account for any reason.
- 2.8 Your Account will be designated in a Base Currency and be set to immediate conversion. This means that we will automatically convert any Closed P/L, any adjustments and any fees and charges that are denominated in another currency to your Base Currency before applying them to your Account. Similarly, we will automatically convert any money received from you in a non-Base Currency into your Base Currency. Your default Base Currency can be found in the ThinkPortal. Conversions from another currency to your Base Currency may incur a fee. Details can be found in the Account Features.
- 2.9 Unrealised Profits and Unrealised Losses that are denominated in a non-Base Currency may be valued at or converted by us from time to time in notional terms to your Base Currency. Such balances have not been physically converted by us, and are for your information purposes only.
- 2.10 If you open an Account jointly with others, then:
 - 2.10.1 we may act on instructions from you or any other person in whose name the Account is opened (each a "**Joint Account Holder**");
 - 2.10.2 we may give any notice or communication under the Agreement to either you or another Joint Account Holder, and any notice or communication so given shall be deemed to have been made to all Joint Account Holders;
 - 2.10.3 all Joint Account Holders shall be jointly and severally liable for all losses and charges arising on a joint Account under the Agreement;
 - 2.10.4 the death of any Joint Account Holder will be an Event of Default under clause 14.1; and



- 2.10.5 on the death of any Joint Account Holder, notwithstanding our rights under clause 2.11.4 and 14.1, the Account will continue in the name of the survivor(s) unless or until closed.
- You acknowledge and agree that you are responsible for monitoring your Open Positions, your Margin Requirement and all other activity on your Account. You may access your Account information at any time by logging on to the Trading Platform. We are not obliged to monitor your Account or advise you on the effect of any Trade, Order, Open Position or your Margin Requirement.

3 Our Price

- 3.1 During Market Hours, we will quote a higher price for the Market and a lower price for the Market (each, "Our Price").
- Our Price is determined by reference to the price of the Underlying Instrument which may be quoted on external securities exchanges or one or more third party reference sources (including bank and institutional data feeds) selected at our discretion. Our Price may be adjusted by us by taking into account certain conditions, including trading volumes and liquidity. For Trades placed when the relevant securities exchange or reference source is closed or where there is no reference source, Our Price will reflect what we consider the market price of the Underlying Instrument is at that time.
- 3.3 Our Price and how we calculate Our Price is determined in our absolute discretion and any changes to Our Price are effective immediately.
- 3.4 We will accept a Trade only on the basis of the current Our Price. If, for any reason, Our Price is not available on the Trading Platform you may contact our Client Management Team to obtain a quote. If an Event Outside Our Control occurs we may not be able to provide Our Price
- 3.5 For certain Products, the Spread may contain an element of commission for us. Spread is set in our absolute discretion, and any changes to Spread are effective immediately.

4 Your trading instructions

- 4.1 Subject to clause 4.2 below, Trades and Orders may be placed by you at any time via the Trading Platform. Offers to place a Trade or an Order sent by you by email, text message or any instant messaging feature we offer to you as part of the Trading Platform or our trading service, will not be accepted by us and will not be effective for the purposes of the Agreement.
- 4.2 We may, in our sole discretion, accept Trades and Orders (including closing Open Positions where the Trading Platform is suspended under the Agreement) by telephone. You may only place a Trade or an Order by telephone with one of our authorised employees during our normal hours of trading. Our normal hours of trading are specified on our website.
- 4.3 We will only execute Trades during times which are both our normal hours of trading and the Market Hours for the relevant Market. Market Hours are stated in the "Market Hours" section of the Market Information available on the website. We will notify you of any change to Market Hours in accordance with clause 22, and any change will be effective immediately.
- 4.4 You authorise us to act on any instruction received by us via the Trading Platform or via the telephone in accordance with clause 4.2 above using your Account Security Information. We have no responsibility for any instructions or transmissions that are either inaccurate or not received by us.



4.5 It is your responsibility to keep your Account Security Information confidential and to not disclose your Account Security Information to any other person. If you suspect that your Account Security Information is being used by an unauthorised person you must notify our Client Management Team in writing immediately. You will be responsible for any and all losses, liabilities, actions, proceedings, claims, damages and/or costs resulting from or arising out of any act or omission by any person accessing your Account through your Account Security Information, whether or not you authorised such access.

5 Trading

- You will open a Trade in respect of a specified Underlying Instrument, and therefore create an Open Position, by either buying or selling. A Trade that is opened by buying is referred to in the Agreement as a long position, and a Trade that is opened by selling is referred to in the Agreement as a short position. When you open a long position, Our Price will be the higher figure quoted by us for the Market. When you open a short position, Our Price will be the lower figure guoted by us for the Market.
- You may close an Open Position by selecting to close the Trade (whether via the Trading Platform or by telephone). You may also partially close an Open Position.
- The Our Price quoted (whether via the Trading Platform or by telephone) does not constitute an offer by us to place a Trade at those prices. An opening (or closing) Trade will be initiated by you offering to place a Trade at the Our Price quoted by us. A Trade will be executed when your offer has been received and accepted by us and shown as executed on the Trading Platform. After we execute a Trade, we will also provide you with confirmation in a Statement pursuant to clause 9.
- We may, acting reasonably, accept or reject your offer to place a Trade at any time until the Trade has been executed by us under clause 5.3 above or we have acknowledged that your offer has been withdrawn.
- We reserve the right to refuse to execute any new Trade. Such situations may include, but are not limited to the following:
 - 5.5.1 Our Price is expressed as being "indicative only";
 - 5.5.2 Trades are placed outside of the specified Market Hours;
 - 5.5.3 Trades are larger than the Normal Market Size or smaller than the Minimum Market Size we set for the Market;
 - 5.5.4 your Available Margin is insufficient to cover the Margin Requirement;
 - 5.5.5 Our Price or the proposed Trade derives from a Manifest Error;
 - 5.5.6 an Event Outside Our Control has occurred;
 - 5.5.7 an Event of Default has occurred:
 - 5.5.8 any amount you owe us under the Agreement has not been paid; or
 - 5.5.9 you place multiple Trades which, in aggregate, exceed our Normal Market Size.
- 5.6 If we have already executed a Trade before becoming aware of any of the factors in clause 5.5 above, we may, at our discretion, either treat such a Trade as void from the outset or close it at our then prevailing Our Price.



5.7 Unless Open Positions are closed in accordance with this clause 5, or are terminated, void or otherwise closed in accordance with the Agreement, Open Positions will either remain open until their expiry if they have an expiry date or indefinitely if they do not. On the expiry date, the Open Position will be closed at the prevailing Our Price at the time the Open Position is closed.

6 Margin Requirement

- 6.1 In order to place a Trade that creates an Open Position, your Available Margin must be sufficient to cover the Margin Requirement in respect of that Open Position. If your Available Margin is less than the Margin Requirement for the Open Position we will not execute your Trade.
- The Margin Requirement is due and payable by you in the form of cash credited to your Account when you place the Trade and must be maintained at all times until the Open Position is closed. Until the Open Position is closed the Margin Requirement may increase or decrease at any time (including but not limited to where Our Price for the relevant Market changes or where the exchange rate changes between the Base Currency and the currency of the Open Position). Further details on how we calculate the Margin Requirement can be found in the Product Supplemental Terms.
- We may alter the Margin Requirement at any time. We will notify you of any alteration in accordance with clause 22, and, subject to any Open Positions you have under clause 6.4 below, any change to the Margin Requirement will be effective immediately.
- In respect of any Open Positions on your Account, and subject always to our rights in clauses 13 and 14, we will give you at least twenty four (24) hours' notice of any increase in the Margin Requirement.
- You acknowledge and agree that it is your responsibility to know the current Margin Requirement applicable to your Account and Open Positions.

7 Margin Close Out

- 7.1 If the Margin Level for your Account reaches or falls below the Stop Out Level, this will constitute an Event of Default under clause 14.1. In such circumstances we may take any of the steps specified at clause 14.2, and, in particular:
 - 7.1.1 close all or any of your Open Positions immediately and without notice. We will close your Open Positions at the next prevailing Our Price; and/or
 - 7.1.2 refuse to execute new Trades until your Margin Level is 100% or greater.
- 7.2 Notwithstanding clause 7.1.1 above, we do not guarantee that your Open Positions will be closed when the Margin Level for your Account reaches the Stop Out Level.
- 7.3 The Stop Out Level applicable to your Account is stated in the "Stop Out Level" section of the Account Features. We may alter the Stop Out Level at any time. We will notify you of any alteration in accordance with clause 22, and, subject always to our rights in clauses 13 and 14, we will give you at least three (3) days' notice of any change to your Stop Out Level.
- 7.4 You acknowledge and agree that it is your responsibility to monitor your Account at all times and, in particular, to maintain your Margin Level above the Stop Out Level.



8 Orders

- 8.1 We may, in our sole discretion, offer you a range of different types of Orders on your Account. An Order is an instruction you give us to execute a Trade on your Account when the price of a Market either reaches a specified level or a specified event or condition occurs. Certain types of Orders may only be available for a limited range of Markets or clients.
- 8.2 Details of the types of Orders we accept and how they work are available in the Education section on the website.
- 8.3 We will endeavour to execute Orders at the first available Our Price after the price specified by you is reached or at the first available Our Price after the occurrence of the event or condition specified in the Order. However, we may not be able to execute Orders in certain circumstances under the Agreement including where there is an Event Outside Our Control.
- 8.4 You may, with our consent (such consent not to be unreasonably withheld), cancel or amend an Order at any time before we have acted upon it.

9 Statements

- 9.1 We will provide you with information about your Account by providing you with a Statement. Statements will be made available to you on the Trading Platform or by email.
- 9.2 It is your responsibility to review all Statements to ensure that they are accurate. You will be deemed to have acknowledged and agreed with the content of any Statement that we make available to you unless you notify us to the contrary in writing within three (3) Business Days of the date on which such Statement was given in accordance with clause 22.2.
- 9.3 If you do not receive a Statement for any Trade you have placed, please inform our Client Management Team immediately. Our failure to provide you with a Statement does not invalidate or void a Trade that we have already confirmed as executed in accordance with clause 5.3. New Statements will be provided to you in the event that your Trade is amended for any reason, including in accordance with our rights in clauses 12, 13 and 14.

10 Fees and charges

- There are fees and charges associated with trading with us, including commissions, financing fees, market data fees, third party payment processing fees and Account inactivity fees. The current fees and charges applicable to your Account, and for which you will be liable for, are specified in the Account Features. Applicable fees and charges may affect any Closed P/L on your Account.
- We reserve the right to amend the fees and charges at any time. We will notify you of any change to our current fees and charges or any additional fees and charges that we may apply to your Account from time to time in accordance with clause 22. Other than in respect of any alterations to Spreads which will be effective immediately in accordance with clause 3.5, we will give you at least ten (10) days' notice of any change to applicable fees and charges.
- 10.3 All fees and charges will be inclusive of any value added tax or similar taxes, as applicable.

11 Payments, withdrawing monies on your Account and our rights of set-off

- 11.1 All payments to be made by you under the Agreement or as required by Applicable Regulations, including any amount by which your account is in debit or subject to any negative balance, are due and payable to us immediately in full.
- 11.2 When making payments due to us, unless otherwise agreed:



	11.2.1	payments should be made in the Base Currency of your Account;		
	11.2.2	we reserve the right to charge an administration fee for processing any payments by debit or credit card;		
	11.2.3	your Account will be credited with the net cleared monies received after all bank fee deductions, administration fees and any other costs of transfer incurred in relation to the payment;		
	11.2.4	we do not accept cheques; and		
	11.2.5	we do not accept cash or payments from third parties.		
11.3	the due date above our ap	nterest on any unpaid sums due to us. Interest will accrue on a daily basis from until the date on which payment is received in full at a rate not exceeding 4% eplicable reference rate from time to time and will be payable on demand. The ference rate is available from us on request.		
11.4	1.4 Subject to clause 11.5 and to our rights of set off under clause 11.7 below, if your Ac in credit you may request that we make a payment to you. Unless otherwise agreed:			
	11.4.1	we will transfer money back to the same source in your name from which you have made payment to us previously; and		
	11.4.2	any bank charges arising from the transfer will be for your account.		
11.5 We may withhold any payment to you if:		hold any payment to you if:		
	11.5.1	you have Unrealised Losses on your Account;		
	11.5.2	such payment would reduce your Account balance to less than the Margin Requirement required on any Open Positions at that time;		
	11.5.3	there is an outstanding payment amount due from you to us under the Agreement;		
	11.5.4	there is an unresolved dispute or a potential dispute between us and you in relation to the Agreement, including where you are in breach of these Terms; or		
	11.5.5	we are required to do so under Applicable Regulations.		
11.6	If we credit a payment to your Account but subsequently discover that the credit was error, we reserve the right to immediately:			
	11.6.1	reverse any such credit; and/or		
	11.6.2	void any Trades or close any Open Positions which could not have been made but for that credit.		
11.7	Without prejudice to our right to require immediate payment from you in accordance with clause 11.1 above, we will, at any time, have the right to:			
	11.7.1	combine and consolidate any money we or any of our Associated Companies hold for you in any or all of the accounts you may have with us or with any of our Associated Companies; and		

our Associated Companies; and



- 11.7.2 set off any losses incurred in respect of, or any amounts that are payable by you to us, or any debit balances in, any of your Accounts (including a joint Account and an account held with an Associated Company) against any sums held by us to your credit in any of your other Accounts (including a joint Account and an account held with Associated Company). If any loss or debit balance exceeds all amounts so held, you must pay such excess to us immediately.
- 11.8 You are also entitled to require us to exercise the rights in clause 11.7 above in relation to your Accounts and/or Open Positions which have been closed.
- 11.9 If the rights under clauses 11.7 or 11.8 are exercised, all the payment obligations will be consolidated into an obligation for you to pay a net sum to us or for us to pay a net sum to you.

12 Manifest Error

- A Manifest Error is an error, omission or misquote which by fault of either of us or any third party is materially and clearly incorrect when taking into account market conditions and quotes in Markets or Underlying Instruments which prevailed at that time. It may for example include (but would not be limited to) an incorrect price, date, time or Market or any error or lack of clarity of any information, source, commentator, official, official result or pronouncement.
- 12.2 If a Trade is based on a Manifest Error we reserve the right to, acting reasonably but without your prior consent, either:
 - 12.2.1 void the Trade as if it had never taken place;
 - 12.2.2 close the Trade or any Open Position resulting from it; or
 - 12.2.3 amend the Trade or place a new Trade so that (in either case) its terms are the same as the Trade which would have been placed and/or continued if there had been no Manifest Error.
- 12.3 We will exercise the rights in clause 12.2 as soon as reasonably practicable after we become aware of the Manifest Error. If you consider that a Trade is based on a Manifest Error, you must notify our Client Management Team immediately.
- 12.4 If a Manifest Error has occurred and you have received monies from us in connection with the Manifest Error, you agree that such monies are due and payable to us immediately.
- 12.5 In the absence of our fraud, wilful default or negligence, we will not be liable for any loss, cost, claims or demand for expenses resulting from a Manifest Error.

13 Events Outside Our Control

- We may, in our reasonable opinion, determine that a situation or an exceptional market condition exists which constitutes an Event Outside Our Control. An Event Outside Our Control includes:
 - 13.1.1 any strike, lock-out or other industrial dispute, riot, terrorism, war, civil commotion, nuclear, chemical or biological contamination, act of God, malicious damage, accident, breakdown of equipment, fire, flood, storm, interruption of power supply, failure of a utility service or breakdown of or interruption in any electronic, communication or information system;



13.1.2 compliance with any law, governmental order or regulatory requirement, or any change in or amendment to any law, regulation or rule (or in the application or official interpretation by any court, tribunal or regulatory authority); 13.1.3 any act, event or occurrence that prevents us from maintaining orderly trading or hedging activities in one or more of the Underlying Instruments in respect of which we ordinarily accept Trades under the Agreement; 13.1.4 the suspension or closure of any exchange or market, or the abandonment or failure of any event on which we base or to which we in any way relate, Our Price, or the imposition of limits or special or unusual terms on the trading in any such exchange or market or on any such event; 13.1.5 an unusual movement in the level of, or unusual loss of liquidity in, any Underlying Instrument or our reasonable anticipation of the occurrence of the same: 13.1.6 any breakdown or failure of transmission, communication or computer facilities, interruption of power supply, or electronic or communications equipment failure; 13.1.7 failure of any relevant intermediate broker, exchange, clearing house or regulatory or self-regulatory organisation to perform its obligations for any reason; or 13.1.8 any other event preventing us from performing or otherwise hindering our performance of any or all of our obligations under the Agreement and which arise from or is attributable to an act, event, omission or accident beyond our reasonable control. 13.2 If we determine that an Event Outside Our Control has occurred, we may, at our absolute discretion, without notice and at any time, take one or more of the following steps: 13.2.1 close any Open Positions and/or cancel or execute any Orders; 13.2.2 void or roll over any Open Positions; 13.2.3 refuse to enter into any Trades or accept any Orders; 13.2.4 change your Stop Out Level; 13.2.5 increase your Margin Requirement; 13.2.6 immediately require payments of any amounts you owe us, including the Margin Requirement; 13.2.7 change Our Price and Spreads; 13.2.8 change the Minimum Market Size or Normal Market Size for any Market; 13.2.9 alter our normal trading times for all or any Markets; or 13.2.10 take all such other actions as we consider to be reasonable in the circumstances to protect us, our Associated Companies or any of our other clients. 13.3 In the absence of our fraud, wilful default or negligence, we will not be liable for any loss, cost, claims or demand for expenses resulting from an Event Outside Our Control.

9



14 Events of Default

- 14.1 The following shall constitute an Event of Default:
 - 14.1.1 if you are an individual, your death or your incapacity;
 - the initiation of proceedings for your bankruptcy (if you are an individual) or for your winding-up or for the appointment of an administrator or receiver (if you are a company), or (in both cases) if you make an arrangement with your creditors or any other similar or analogous procedure is commenced in respect of you;
 - 14.1.3 the Margin Level for your Account reaches or falls below the Stop Out Level;
 - 14.1.4 you fail to make any payment due to us under the Agreement;
 - 14.1.5 any representation or warranty made by you in the Agreement is or becomes untrue;
 - 14.1.6 you fail to perform any of your obligations under the Agreement; or
 - 14.1.7 any other circumstance where we reasonably believe that it is necessary or desirable to take any of the actions under clause 14.2 below to protect ourselves, our Associated Companies or any of our other clients.
- 14.2 If an Event of Default occurs in relation to your Account, we may, at our absolute discretion, with or without notice and at any time, take one or more of the following steps:
 - 14.2.1 immediately require payment of any amounts you owe us, including Margin Requirement;
 - 14.2.2 close or part-close all or any of your Open Positions;
 - 14.2.3 convert any Closed P/L to your Base Currency;
 - 14.2.4 cancel any Orders;
 - 14.2.5 exercise our rights of set-off under these Terms;
 - 14.2.6 change the Stop Out Level applicable to your Account;
 - 14.2.7 terminate the Agreement, close your Account and refuse to execute any further Trades or Orders with you; or
 - take all such other actions as we consider to be reasonable in the circumstances to protect us, our Associated Companies or any of our other clients.
- 14.3 We will, where reasonably practicable, take steps to advise you before exercising any of our rights under clause 14.2 above, unless in our absolute discretion we consider it necessary or desirable to do so without prior notice to you. However, any failure on our part to take such steps will not invalidate the action taken by us.
- 14.4 We reserve the right to suspend your Account at any time. If your Account is suspended, you will not be able to place Trades other than to close your Open Positions. If you have not closed all Open Positions within a period of fourteen (14) days after your Account is suspended by us, we shall be entitled to take any of the actions under clause 14.2.



- 14.5 Without limiting our right to take any of the actions under clauses 14.2 and 14.4 above, we may also close or void individual Open Positions and/or cancel any Orders where:
 - we are in dispute with you in respect of an Open Position. In this case we will close all or part of the Open Position in order to minimise the amount in dispute; or
 - 14.5.2 there is a material breach of the Agreement in relation to the Open Position.
- 14.6 We may exercise our rights to close Open Positions under this clause 14 at any time after the relevant event has occurred and will do so on the basis of the next available Our Price.

15 Representations and warranties

- 15.1 You represent and warrant to us, and agree that each such representation and warranty is deemed repeated each time you place a Trade, an Order or give us any other instruction under the Agreement that:
 - the information provided to us in your Application Form and at any time thereafter is true, accurate and not misleading in all material respects;
 - 15.1.2 you enter into the Agreement and each Trade as principal;
 - 15.1.3 you are duly authorised to execute and deliver the Agreement, to place each Trade and to perform your obligations hereunder and have taken all necessary action to authorise such execution, delivery and performance;
 - 15.1.4 you have obtained all authorisations and consents required by you in connection with the Agreement and placing Trades, and such authorisations and consents are in full force and effect and all of their conditions have been complied with;
 - 15.1.5 execution, delivery and performance of the Agreement and each Trade will not violate any law or rule applicable to you in any jurisdiction or any agreement by which you are bound;
 - unless otherwise agreed with us, you will not send monies to your Account with us from (or request that monies be sent from your Account to) a bank account other than that bank account identified in your Application Form;
 - 15.1.7 you will not upload or transmit any virus, worms or other analogous malicious component to the Trading Platform, our website or the software you use to access the Trading Platform or our website;
 - 15.1.8 you will not use Our Price for any purpose other than for your own trading purposes, and you agree not to redistribute Our Price to any other person;
 - 15.1.9 you will not use any electronic device, software, algorithm, or any dealing or trading strategy that aims to manipulate or take unfair advantage of the Trading Platform, including the way in which we construct Our Price; and
 - 15.1.10 you will use the Products and services offered by us pursuant to the Agreement honestly, fairly and in good faith.
- Notwithstanding our rights at clauses 14.1.5 and 14.2, any breach by you of a representation or warranty given under the Agreement renders, at our discretion, any Trade void from the outset or capable of being closed by us at the then prevailing Our Price.



16 Limitation of our liability and indemnity

- 16.1 You will indemnify us and keep us indemnified on demand, in respect of all liabilities, losses, expenses or costs (including reasonable legal and administrative costs) of any kind or nature whatsoever that may be incurred by us as a direct or indirect result of any failure by you to perform any of your obligations under this Agreement, including in relation to Trades.
- We will not be liable for any direct, indirect, special, incidental, punitive or consequential damages (including loss of business, loss of profits or opportunity, failure to avoid a loss, loss or corruption of data, or loss of goodwill) caused by any act or omission of ours under the Agreement.
- 16.3 Nothing in this Agreement will exclude or limit our liability for losses relating to death or personal injury or caused by our fraud or any other matter that cannot be excluded or limited under law including the Applicable Regulations.

17 Market abuse

- 17.1 When you place a Trade with us we may hedge our liability to you by opening analogous positions with third party institutions we select at our discretion. Accordingly, when you place Trades with us your Trades may have an impact on the external market for that Underlying Instrument which may create the possibility of market abuse.
- 17.2 You represent and warrant to us and agree that each such representation and warranty is deemed repeated each time you place a Trade or an Order or give us any other instruction under the Agreement that you will not place, and have not placed, a Trade with us:
 - if to do so would result in you, or others with whom you are acting in concert, having an interest in the price of the Underlying Instrument which is equal to or exceeds the amount of a Declarable Interest in the Underlying Instrument;
 - 17.2.2 in connection with:
 - (a) a placing, issue, distribution or other analogous event;
 - (b) an offer, takeover, merger or other similar event;
 - (c) any corporate finance activity; or
 - 17.2.3 that contravenes any legislation against insider dealing, market manipulation or any other form of market abuse or market misconduct.
- 17.3 In the event that you are in breach of any of the representations and warranties given in clause 17.2 above, or we have reasonable grounds for suspecting that you are, we may, at our absolute discretion and without being under any obligation to inform you of our reason for doing so:
 - 17.3.1 Close a Trade and any other Open Positions;
 - 17.3.2 enforce such Trade or Open Position against you; or
 - 17.3.3 treat all your Trades as void if they are Trades under which you have secured a profit, unless you provide us with conclusive evidence to our satisfaction within thirty (30) days that you are not in breach of any of the representations and warranties at clause 17.2.



18 Our Trading Platform and your use

- 18.1 You acknowledge that all proprietary rights and Intellectual Property Rights in the Trading Platform are either owned by us, our Associated Companies or by those other third party service providers (or their respective licensors) as applicable, and are protected under intellectual property and other applicable laws. Unless specifically set out in the Agreement, you receive no Intellectual Property Rights or other rights in or to the Trading Platform.
- We shall grant you for the term of the Agreement a personal, limited, non-exclusive, revocable and non-transferable license to use the Trading Platform pursuant to and in strict accordance with the Agreement.
- We may provide you with access to third party platforms such as MetaTrader 4 ("Third Party Platforms") alongside our own proprietary trading platform. Access to such Third Party Platforms shall be subject always to the Third Party Services Disclaimer on our website.
- We may also provide certain aspects of the Trading Platform under license from third parties, and you will comply with any additional terms and conditions and restrictions on your usage that we may notify to you from time to time in accordance with clause 22, or that are otherwise the subject of a separate agreement between you and such licensors.
- 18.5 Except to the extent expressly permitted under the Agreement, you must not:
 - 18.5.1 supply all or part of the Trading Platform to anyone else;
 - 18.5.2 copy or reproduce all or part of the Trading Platform without our prior written permission;
 - 18.5.3 modify, translate or create derivative works based on the Trading Platform;
 - 18.5.4 reverse engineer, decompile or disassemble the Trading Platform, or otherwise attempt to discover the source code of the Trading Platform; or
 - take any action compromising or challenging, or threatening to compromise or challenge: (i) the enjoyment or use by any other client of the Trading Platform; or (ii) our rights, our Associated Companies' rights, or the rights of any of our third party service providers (as applicable) in the Trading Platform.
- 18.6 If you become aware of any violation of our, our Associated Companies' or our third party service providers' proprietary rights or Intellectual Proprietary Rights in the Trading Platform, you must notify us immediately in writing.
- 18.7 You represent and warrant that you are aware of all Applicable Regulations that apply to the Trading Platform and that your use of the Trading Platform complies with and will comply with all Applicable Regulations and the Agreement.
- 18.8 We will use reasonable endeavours to ensure that the Trading Platform and our website can be accessed for use in accordance with the Agreement. We do not, however, give any representations or warranties regarding the performance of the Trading Platform or our website, or that the Trading Platform or our website will be accessible, usable, uninterrupted or error free, or will be suitable for any equipment used by you for any particular purpose.
- 18.9 We may suspend or terminate at any time, with or without cause or prior notice to you, all or any aspect of the Trading Platform or our website, or your access to the Trading Platform or our website, in order to perform maintenance, repairs or upgrades, or change the nature, functionality, composition or availability of the Trading Platform or our website.



- 18.10 We will have no liability to you, whether in contract or in tort (including negligence):
 - in relation to any loss that you suffer as a result of any delay or defect in or failure of the whole or any part of the Trading Platform; and
 - in the event that any computer viruses, worms or similar items are introduced into your computer hardware or software via the Trading Platform, provided that we have taken reasonable steps to prevent any such introduction.
- 18.11 With respect to any market data, market commentary or analysis, charting package or any other data or information that we or any third party service provider provides to you in connection with your use of the Trading Platform under the Agreement:
 - 18.11.1 we and any such provider are not responsible or liable if any such data or information is inaccurate or incomplete in any respect;
 - 18.11.2 we and any such provider are not responsible or liable for any actions that you take or do not take based on such data or information:
 - 18.11.3 you will use such data or information solely for the purposes set out in the Agreement;
 - 18.11.4 such data or information is proprietary to us and any provider (as applicable) and you will not retransmit, redistribute, publish, disclose or display in whole or in part such data or information to third parties;
 - 18.11.5 you will use such data or information solely in compliance with the Applicable Regulations;
 - 18.11.6 you will be liable for any applicable market data fees and charges associated with your use of the Trading Platform; and
 - 18.11.7 if required at any time by us or any such provider, you will promptly:
 - (a) complete and submit to us any information declaration in respect of your status as a user of data or information; and/or
 - (b) agree to any licence terms and conditions or such other agreement relating to your use and/or redistribution of such data or information,

as specified from time to time on our website or the Trading Platform.

19 Data protection

- 19.1 You acknowledge that by opening an Account and placing Trades you will be providing us with certain information, including:
 - 19.1.1 personal information; and
 - 19.1.2 information relating to trading activity on your Account.

You consent to us processing all such information for the purposes of the Agreement.

- 19.2 You consent to us disclosing the information in clause 19.1 above:
 - 19.2.1 where we are required to by Applicable Regulations, or any other law:



19.2.2	to Associated Companies;
19.2.3	to relevant regulatory authorities;
19.2.4	to Partners;
19.2.5	to such third parties as we deem reasonably necessary in order to carry out credit and identity checks on you or prevent crime; and
19.2.6	to such third parties to assist us in enforcing our legal or contractual rights against you including debt collection agencies and legal advisors.

- 19.3 you authorise us, or any of our Associated Companies or Partners, to contact you in order to discuss any aspect of our business, or our Associated Companies' or Partners' business. If, subsequently, you do not wish to be contacted for any direct marketing activities please inform our Client Management Team in writing.
- 19.4 You agree that we may record all telephone conversations with you and monitor and maintain a record of all emails and electronic communications sent by or to us. All such records are our sole property and can be used by us, among other things, in the case of a dispute between us or for our employees' training purposes.

20 Your Money

20.1 You agree that:

- 20.1.1 any money you transfer to us is a transfer of full ownership of the money to us for the purpose of securing or covering your present, future, actual, contingent or prospective obligations to us.
- 20.1.2 because title of the money has passed to us you will no longer have a proprietary claim over the money transferred to us, and we can deal with it in our own right;
- 20.1.3 we will owe you a debt equal to the amount of such money received by us, subject to any set-off rights under, or other terms of, this Agreement, or under general law; and
- in the event of our insolvency you will rank as a general creditor of ours in relation to such money.
- 20.2 It is not our policy to pay interest to you on any of your money that we hold and by entering into this Agreement you acknowledge that you therefore waive any entitlement to interest on such money.
- 20.3 You will not grant any security interest over any money held in your Account, or any claim against us for money due to you under clause 20.8, to any person other than us.
- You agree that we may transfer to a third party any money held for you as part of transferring all or part of our business to that third party.

21 Complaints and disputes

21.1 If you have a query in relation to the Agreement or any aspect of your Account, you should raise this with our Client Management Team.



22 Notices

- We may communicate with you by post, telephone, email or text message or by posting a notice on the Trading Platform. We will use the address, telephone number or email address specified by you on your Application Form or any other address or number as you may subsequently notify to us in writing. Unless you expressly specify otherwise, you agree that we may send the following notices to you by email and/or by posting them on the Trading Platform:
 - 22.1.1 an amendment to the Agreement given in accordance with clause 23.2, or any notice of termination given in accordance with clause 23.4;
 - 22.1.2 any amendment to the way in which we provide our services to you, including alterations to the Account Features or Contract Specifications, or changes to, or your use of, the Trading Platform; and
 - 22.1.3 Statements.
- 22.2 Any notices under the Agreement will be deemed to have been properly given:
 - if sent by post to the address last notified by you to us, on the next Business Day after being posted;
 - 22.2.2 if delivered to the address last notified by you to us, immediately on being left at such address;
 - 22.2.3 if sent by email, one (1) hour after we have transmitted it to the email address last notified by you to us;
 - 22.2.4 if posted on the Trading Platform, as soon as it has been posted; and
 - if sent by text message, as soon as we have transmitted it to the mobile number last notified by you to us.
- 22.3 It is your responsibility to ensure:
 - 22.3.1 that we have been notified of your current contact details at all times. Any change to your contact details must be notified to our Client Management Team in writing; and
 - 22.3.2 that you read all notices posted from time to time on the Trading Platform in a timely manner.
- Any communication from you to us that is not a Trade or an Order under clause 5, must be made by you either: (i) by telephone; (ii) in writing, by post or email; or (iii) in such other manner as we may specify from time to time. All communications by telephone, post or email must be sent to the number, head office address or email address designated by us on our website for that particular purpose. Any such communication will only be deemed to have been received by us upon our actual receipt.
- You acknowledge and accept that a failure or delay by you (or us) to receive any electronic communication from us (or you) under the Agreement whether due to mechanical, software, computer, telecommunications or other electronic systems failure, does not in any way invalidate or otherwise prejudice that communication or any Trade to which it relates. We will not be liable to you for any loss or damage, howsoever caused, arising directly or indirectly out of a failure or delay by you (or us) to receive an email or other electronic communication.



23 Amendments to the Agreement and termination

- 23.1 We may amend the Agreement at any time by written notice to you.
- Subject to clause 23.3 below, you will be deemed to accept and agree to any amendments to the Agreement unless you notify us to the contrary within ten (10) days of the date our notice was given in accordance with clause 22.2. If you do object to the notice, the amendment will not be binding on you, but you will be required to terminate the Agreement under clause 23.4. Any amended agreement will supersede any previous agreement between us and will apply (including to all Open Positions and Orders) on and from the effective date specified by us in the notice.
- 23.3 Any amendments made by us from time to time to the Account Features or Contract Specifications, including to:
 - 23.3.1 your Margin Requirement under clauses 6.3 and 6.4;
 - 23.3.2 your Stop Out Level under clause 7.3; or
 - 23.3.3 fees and charges under clause 10.2,

will be effective either: (i) immediately; or (ii) on and from the specific times and dates, as indicated in the relevant clause(s).

- 23.4 The Agreement may be terminated by either you or us upon giving the other written notice of termination which will take effect immediately unless otherwise specified in the notice. As soon as reasonably practicable following termination of the Agreement:
 - 23.4.1 your Account will be closed; and
 - 23.4.2 all Open Positions will be closed and all Orders cancelled.
- Where either you or we do provide a period of notice to terminate the Agreement under clause 23.4, we reserve the right to refuse to allow you to place any further Trades or Orders resulting in further Open Positions during that period.
- Any such termination will not affect any obligation that may already have been incurred by either you or us or any legal rights or obligations that may already have arisen under the Agreement.

24 General provisions

- 24.1 The Agreement contains the entire understanding between you and us in relation to the services we offer.
- Amendments to the Agreement will not be valid and binding unless they are expressly agreed to by us in writing.
- In the event of any conflict between these Terms, the Product Supplemental Terms, the Application Form, the Account Features and any other ancillary document referred to in the Agreement, the order of precedence for the purpose of construction shall be: (i) the Product Supplemental Terms; (ii) these Terms; (iii) the Account Features; (iv) the Application Form; and (v) any other ancillary document referred to in the Agreement.
- 24.4 The Agreement is supplied to you in English. If, from time to time, the Agreement is translated into another language this will be for information purposes only and the English version of the Agreement will prevail.



- You are responsible for the payment of all taxes that may arise in relation to your Trades. We shall not be responsible for advising you on any change in tax law or regulation and you shall, in all circumstances, be responsible for your own tax advice in relation to your Trades.
- 24.6 If any provision of the Agreement is invalid or unenforceable, the provision shall be severed from the remainder of the Agreement and shall not render the remainder invalid or unenforceable.
- 24.7 No failure or delay by us to exercise any right or remedy provided under the Agreement or by law shall constitute a waiver of that or any other right or remedy, nor shall it prevent or restrict the further exercise of that or any other right or remedy. No single or partial exercise of such right or remedy shall prevent or restrict the further exercise of that or any other right or remedy.
- 24.8 Provided we act in accordance with Applicable Regulations and provided any assignee agrees to abide by the Agreement, we may assign the Agreement to a third party in whole or in part. You agree that you may not assign the Agreement, whether in whole or in part, to any third party (including an Authorised Person or another Joint Account Holder) without our prior written consent.
- A person who is not a party to the Agreement shall not have any rights to enforce any term of the Agreement.
- 24.10 The Agreement is in all respects governed by the laws of Bermuda and the courts of Bermuda will have non-exclusive jurisdiction to settle any disputes that may arise in relation thereto. Nothing in this clause will prevent us from bringing proceedings against you in any other jurisdiction.

25 Interpretation and defined terms

- 25.1 In these Terms, unless the context otherwise requires:
 - 25.1.1 a clause is a reference to a clause of these Terms;
 - a reference to a statute, statutory provision, subordinate legislation, regulation, or rules of any regulator in any applicable jurisdiction shall be construed as referring to such legislation, regulation and rules as amended and in force from time to time and to any legislation which re-enacts or consolidates (with or without modification) any such legislation;
 - any time or date will be to the time and date in Bermuda;
 - 25.1.4 a reference to one gender shall include a reference to the other genders; and
 - any words following the terms "**include**", "**including**", "**in particular**" or any similar expression shall be construed as illustrative and shall not limit the sense of the words, description, definition, phrase or term preceding those terms.
- 25.2 Clause headings shall not affect the interpretation of these Terms.
- A reference to a "**person**" includes a natural person, corporate or unincorporated body (whether or not having separate legal personality) and that person's personal representatives, successors and permitted assigns.
- 25.4 In these Terms, capitalised words and expressions shall have the following meanings:

Account means your account with us, enabling you to deal in the Products under the Agreement;



Account Features means the document designated as such that forms part of the Agreement, which includes information specific to your Account including the Stop Out Level, funding and withdrawals, account types and our charges;

Account Security Information means Account numbers, passwords and other security information provided to you from time to time to enable you to access the Trading Platform and required by us to identify you for the purposes of you trading with us under the Agreement;

Agreement means these Terms, the Application Form, Product Supplemental Terms, the Account Features, the Risk Warning Notice and all other ancillary documents referred to therein, together with any amendments thereto;

Applicable Regulations means the rules of a relevant regulatory authority, the rules of the relevant exchange and any other laws, rules and regulations applicable to the trading activities and services contemplated by the Agreement;

Application Form means the electronic form which you complete in order to open an Account with us under the Agreement;

Associated Company means any holding company or subsidiary company from time to time of ours, and any subsidiary company of any such holding company;

Authorised Person has the meaning specified in clause 2.3;

Available Margin means your Equity less your Margin, subject always to any additional factors which we may determine in our sole discretion will be taken into account in assessing your Available Margin. The Available Margin is stated on the Trading Platform;

Base Currency means the currency in which your Account is denominated and in which we will credit or debit your Account;

Business Day means any day other than a Saturday, Sunday or any day which is a public holiday in Bermuda;

Client Management Team means our customer services team, which can be contacted at the email address and telephone number designated for those purposes on our website;

Closed P/L mean your losses or profits (as applicable) which result on closure or expiry of an Open Position;

Contract Specifications means an electronic document published on our website which sets out the commercial terms and details for each Market, including but not limited to: Lot Size or Contract Size, Minimum Trade Size, Spread, Leverage and Trading Hours;

Declarable Interest means the level or percentage set either by law or the facility on which the Underlying Instrument is traded, at which financial or other interests in the Underlying Instrument must be publicly disclosed;

Equity means the sum of the cleared monies available in your Account and Unrealised P/L. Equity is stated on the Trading Platform;

Events of Default has the meaning specified in clause 14.1;

Events Outside Our Control has the meaning specified in clause 13.1;

Intellectual Property Rights means patents, rights to inventions, copyright and related rights, trade marks and service marks, trade names and domain names, rights in get-up, goodwill



and the right to sue for passing off or unfair competition, rights in designs, rights in computer software, database rights, rights to preserve the confidentiality of information (including know-how and trade secrets) and any other intellectual property rights, including all applications for (and rights to apply for and be granted), renewals or extensions of, and rights to claim priority from, such rights and all similar or equivalent rights or forms of protection which subsist or will subsist, now or in the future, in any part of the world;

Joint Account Holder has the meaning specified in clause 2.12.1;

Manifest Error has the meaning specified in clause 12.1;

Margin means the aggregate of the Margin Requirements applicable to your Account. Your Margin is stated on the Trading Platform;

Margin Level also called **Equity MC Level** % means the ratio of Equity to Margin, expressed as a percentage. The Margin Level is stated on the Trading Platform;

Margin Requirement means the amount of monies you are required to pay us in order to enter a Trade and maintain an Open Position. The Margin Requirement is stated on the Trading Platform;

Market means a contract or 'symbol' we make available under the Agreement which is comprised of a set of price information and other commercial features determined by reference to an Underlying Instrument;

Market Hours means the hours during which we are prepared to quote Our Price and execute Trades and Orders in a Market;

Minimum Trade Size means, in respect of a Trade, the minimum number of units, shares or contracts of an Underlying Instrument that we will deal on. Minimum Trade Sizes are set by us and are available in the Contract Specifications;

Normal Market Size means, in respect of a Trade, the maximum number of units, shares or contracts of an Underlying Instrument that we reasonably believe to be traded in the relevant Market. Normal Market Sizes are set by us at our discretion;

Open Position means a Trade which has not been closed in whole or in part under the Agreement;

Order has the meaning specified in clause 8.1;

Our Price has the meaning specified in clause 3.1;

Partner means any person with whom we have a contractual partnership arrangement with, including white label partners and introducing brokers;

Product means each type of derivative financial contract we provide under the Agreement;

Product Supplemental Terms means the additional terms and conditions for each Product;

Spread means the difference between the higher price quoted for the Market and the lower price quoted for the Market;

Statement means a written statement of our dealings with you on your Account including confirmation of Trades that you open or close, any Orders you give and any applicable fees and charges;



Stop Out Level means the Margin Level at or below which we may close your Open Positions and/or refuse to execute new Trades under clause 7.1;

ThinkPortal means the ThinkMarkets secure client account portal;

Trade means a transaction entered into by you under the Agreement;

Trading Platform means our password-protected electronic trading systems and portals (including via web access, mobile or other device or downloadable platforms) that we make available to you, either directly or indirectly through our third party service providers, and through which you can deal with us under the Agreement;

Underlying Instrument means the instrument, index, commodity, currency (including currency pair) or other asset whose price or value provides the basis for us to determine Our Price for a Market:

Unrealised Losses and **Unrealised Profits** means the losses or profits (as applicable) that have not yet been realised on Open Positions before closure or expiry; and

Unrealised P/L means your Unrealised Profits minus your Unrealised Losses. Unrealised PL is stated on the Trading Platform.



APPENDIX A: ACCOUNT FEATURES

This Account Features document outlines the various fees and charges and other important commercial information relevant to the service that we provide to you. The Account Features forms part of our Agreement with you and should be read in conjunction with our General Terms and Supplemental Terms, which take precedence in the event of any conflict with this document. A full copy of these documents can be downloaded from our Website.

Unless separately defined in these Account Features, words and expressions herein shall have the meanings given to them in the General Terms.

Information about individual Markets can be found on the Trading Platform and in the Market Information.

1. Your Stop Out Level

The Stop Out Level for your Account is 50%, unless we agree otherwise in writing with you. If your Margin Level is at or below the Stop Out Level, we may close all or any of your Open Positions without notice at Our Price prevailing at the time when your positions are closed to help prevent losses from escalating further. For certain positions where the underlying market is illiquid, we may decide to close positions in partial amounts over a period of time. We may do this with or without prior notice to you.

You should not expect to receive a warning notice prior to closure. We therefore strongly recommend that you monitor your Margin Level.

2. Payments

a) Funding

Deposits should be made in the Base Currency for your Account. Should you make a deposit in another currency we will automatically convert it to your Base Currency at the then prevailing exchange rate and we will charge a fee of 3% of the deposit amount which we will automatically deduct.

The minimum deposit will be USD \$250 or currency equivalent.

We are unable to accept 3rd party payments, cheques or cash. Deposits may however be made via debit or credit card held in the account holder's name, wire transfer or e-wallet. Further information on how you can deposit funds into your account can be found on our website.

b) Withdrawal

The minimum withdrawal amount from your Account will be USD \$25 or currency equivalent or the full remaining balance in your Account (note withdrawal fees will be due as set out below).

a) Withdrawal and Deposit Fees

We do not charge fees for withdrawals and deposits via credit card, debit card or bank wire. You may incur additional charges and fees by your Bank however. We recommend you investigate and familiarise yourself with these.



3. Our Charges

The commissions, fees, charges and/or other charge arrangements stated below apply to the operation of your Account.

b) Commission

We do not charge a separate commission for any FX or CFD on our standard accounts.

Pro or private client accounts may incur commissions at the rates published in the Market Information.

c) Daily Financing Fee

CFDs

For markets where Daily Financing Fees apply, if you hold an open position overnight we will normally charge you a Daily Financing Fee on long positions and we will pay you the Daily Financing Fee on short positions. The Daily Financing Fee applies to the full value of your open position and will be applied to your account each day that you hold an open position (including weekend days).

There may be instances when a Daily Financing Fee is charged to you on Short Positions, rather than paid to you. This may for instance, occur if LIBOR is at an exceptionally low rate.

Dividend payments, which are applicable to most cash indices, will be applied as debit (shorts)/credit (longs) long with the Daily Financing Fee on your open positions. Adjustments will apply on the eve of the ex-dividend date of the constituent members of the relevant Index.

For Markets with Underlying Instruments of Shares, Indices or Commodities Daily Financing Fees are calculate the Daily Financing Fee as follows:

Short Positions F = V × I / b

Long Positions F = V × I / b, where:
F = Daily Financing
Fee V = value of equivalent (quantity x end of day closing price)
I = applicable Financing Rate
b = day basis

Forex

For currency trades that are held overnight, and not closed intraday, the Daily Financing Fee is calculated by using a premium or discount for rolling the position from the spot date to the spot next date. The premium or discount is derived from the market and incorporates a spread reflecting our charge. The derivation is based on deposit rate differentials for the two currencies.

There may be instances where a Financing Amount is charged, rather than paid, on Open Positions when you hold a Long Position in the higher yielding currency. This may occur when underlying interest rate markets exhibit exceptionally wide bid/ask spreads.

The Daily Financing Fee will be made in the second currency of the currency pair (sometimes referred to as the 'Quote' or 'Counter' currency). For example, in the case of EUR/USD, the Daily Financing Fee would be made in USD, then immediately converted back to the Base Currency for your Account. Financing calculations are on a T + 2 (working days) basis for all currency pairs except those that trade on a T+1 basis*.

The days that Daily Financing Fees are charged and the number of days that the charge is accrued for are dependant of market standard conventions for dealing with Spot and Spot Next dates for each currency pair. Typically, for currency pairs that trade on a T+2 basis, on each Wednesday, (in the



absence of holidays affecting the Spot and Spot Next dates) we will apply a fee equivalent to the Daily Financing Fee for the period Friday – Monday.

Holiday financing adjustments are typically made two days before the holiday. For all Trades, the Daily Financing Fee will be adjusted to include non-business days which affect either currency in a Trade.

*For currency pairs that trade on a T+1 basis, such as USD/ CAD, USD/TRY and USD/RUB, each Thursday (in the absence of holidays affecting the Spot and Spot Next dates) we will apply a fee equivalent to the Financing Amount for the period Friday – Monday.

Financing Rates

The financing rates used are outlined in the table below.

Currency of Underlying		
Instrument	Long Rate	Short Rate
USD	LIBOR +3%	LIBOR -3.0%
EUR	LIBOR +3%	LIBOR -3.0%
		AUD 1 MO DEPOSIT RATE -
AUD	AUD 1 MO DEPOSIT RATE +3%	3.0%
GBP	LIBOR +3%	LIBOR -3.0%
JPY	LIBOR +3%	LIBOR -3.0%

d) Guaranteed Stop Loss Orders

We will charge an additional spread or premium when you place a Guaranteed Stop Loss Order. You can find details of this charge for a Market in the relevant Market Information, which is available on the Trading Platform.

e) Inactivity Fees

Where no activity has occurred on your Account(s) for a period of six (6) months or more, your Account(s) will be deemed inactive and we reserve the right to charge a monthly inactivity fee of USD \$30 (or equivalent in your Base Currency) to inactive Account(s), along with any additional applicable fees. Activity is defined as placing a Trade and/or applying an Order on your Account(s) or maintaining an Open Position during the period.

f) Currency Conversion

We will automatically convert any Closed P/L, any adjustments and any fees and charges that are denominated in another currency to your Base Currency before applying them to your Account. Similarly, we will automatically convert any money received from you in a non-Base Currency into your Base Currency. Your default Base Currency can be found in the ThinkPortal. Conversions from another currency to your Base Currency will be at the then prevailing exchange rate and we will charge a fee of 3% of the deposit amount which we will automatically deduct.

g) Financial Transaction Tax

Where, as a result of your trading, we incur a tax charge under the Financial Transaction Tax regime in any jurisdiction, we reserve the right to pass this on to you. You can find details of this charge for a Market in the relevant Market Information, which is available on the Trading Platform or by calling Client Management.



h) Fee and Commission Sharing Arrangements

We may pay to third parties (for example Introducers) a portion of any dealing commission, Spread, Daily Financing Fee, and/or any other charge you may pay. Typically this will be a percentage of the amount we receive from you. Further details of fee and commission sharing arrangements will be provided on request.

APPENDIX B: PRODUCT SUPPLEMENTAL TERMS

FX PRODUCT SUPPLEMENTAL TERMS

1 General

- 1.1 Leveraged FX is an investment contract between you and us where the price is determined by reference to the exchange rate between the currency pair that underlies the contact (an "FX contract"). No Trade or Order will entitle you to any rights in relation to the Underlying Instrument including any rights to delivery, acquisition or ownership.
- 1.2 These FX Product Supplemental Terms set out the terms and conditions of our FX contracts and form part of the Agreement with you.
- 1.3 Unless separately defined in these FX Product Supplemental Terms, capitalised words and expressions shall have the same meanings given to them in clause 25.4 of the Terms.
- 1.4 Trades and Orders in FX contracts may be placed through the Trading Platform, or as otherwise permitted in accordance with clause 5 of the Terms.
- 1.5 For FX contracts, all Open Positions continue until closed by you or us in accordance with the Agreement. FX contracts are not automatically closed or rolled.
- 1.6 Background information and other educational materials relating to FX contracts are available on our website.

2 Margin Requirement for an FX contract

2.1 To place a Trade which creates an Open Position in an FX contract, the Margin Requirement is calculated as follows:

Margin requirement = Notional size of position X leverage (expressed as %)

and is then converted into your Base Currency based on rates we determine.

Notional size can be calculated as: No. of Contracts X Contract Size X Our Price



CFD PRODUCT SUPPLEMENTAL TERMS

3 General

- 3.1 A contract for difference is an investment contract between you and us where the profit or loss is the difference between the opening and closing price of the contract (a "CFD contract"). The price of a CFD contract is determined by reference to the price of certain Underlying Instruments such as shares, indices, commodities or currencies. No Trade or Order will entitle you to any rights in relation to the Underlying Instrument including any rights to delivery, acquisition or ownership.
- 3.2 These CFD Product Supplemental Terms set out the additional terms and conditions of our CFD contracts and form part of the Agreement with you.
- 3.3 Unless separately defined in these CFD Product Supplemental Terms, capitalised words and expressions shall have the same meanings given to them in clause 25.4 of the Terms.
- 3.4 All Market and other commercial information for each CFD contract are set out in the Market Information.
- 3.5 Trades for CFD contracts may be placed through the Trading Platform or as otherwise permitted in accordance with clause 5 of the Terms.
- 3.6 For CFD contracts that specify an expiry date, either:
 - 3.6.1 your Open Positions will close automatically on the specified expiry date, unless you or we close the Open Position earlier in accordance with the Agreement; or
 - 3.6.2 you may give us instructions to:
 - (a) roll any Open Position prior to such expiry date; and
 - (b) have any Orders attached to such Open Position to apply to the new Open Position.
- 3.7 If we agree to roll over an Open Position, the original Open Position will be closed and a new Trade will be placed to create a new Open Position at rates we determine. We will roll Open Positions only at those certain times specified in the "Roll over" section of the Market Information.
- 3.8 For CFD contracts that do not specify an expiry date, your Open Positions will remain open until you or we close the Open Position in accordance with the Agreement.
- 3.9 Background information and other educational materials relating to CFD contracts are available on our website.
 - 4 Margin Requirement for a CFD contract
- 4.1 To place a Trade which creates an Open Position in a CFD contract, the Margin Requirement is calculated as follows:

Margin requirement = Notional size of position X leverage (expressed as %)

and is then converted into your Base Currency based on rates we determine.



Notional size can be calculated as: No. of Contracts X Contract Size X Our Price

5 Corporate Events and adjustments

- When a Corporate Event occurs in relation to any Underlying Instrument we may make adjustments to your Open Positions or your Orders to reflect that event and to put you in a position as close as possible to that of a beneficial holder of the Underlying Instrument.
- 5.2 For the purposes of these CFD Product Supplemental Terms, a "Corporate Event" will include:
 - 5.2.1 any rights or other issue or offer of equities, or the issue of any options or similar giving the rights to subscribe for equity;
 - 5.2.2 any reduction, subdivision, cancellation, or reclassification of share capital;
 - 5.2.3 any distribution, including payment of a dividend;
 - 5.2.4 a takeover or merger offer; or
 - 5.2.5 any other analogous event which has a diluting effect on the market value of the Underlying Instrument in question.
- 5.3 If a Corporate Event occurs, we may, in our sole discretion, take one or more of the following steps:
 - 5.3.1 change the Margin Requirement;
 - 5.3.2 make a reasonable and fair retrospective adjustment to the Our Price of an Open Position to reflect the impact of the relevant event;
 - 5.3.3 close Open Positions;
 - 5.3.4 cancel Orders; and
 - 5.3.5 take all such other actions as we consider to be reasonable in the circumstances to protect us, our Associated Companies or any of our other clients.
- 5.4 If we take any action under section 3.3 above, we will, where reasonably practicable, take steps to advise you before exercising such rights.
- 5.5 When we make adjustments to Open Positions, where reasonably practicable, we will adjust the Open Position to be effective from the commencement of Market Hours on the same Business Day on which the relevant event is effective in relation to the Underlying Instrument.



THIRD PARTY PLATFORM TERMS

- 1. We may provide you with access to third party platforms such as MetaTrader 4 or Currenex ("Third Party Platforms") alongside our own proprietary trading platform to offer you the ability to select a platform that has the functionality that best suits your individual needs. However, you should be aware: (1) the Third Party Platforms are not owned or operated by us; (2) we do not endorse these platforms; and (3) there are additional risks associated when using them.
- 2. Since the Third Party Platforms are provided by third parties, we do not have total control over the platform and as such we cannot guarantee the accuracy or validity of the account financial information or trading history stored on that platform. It is therefore recommended that you access your account financial information directly from us in order to accurately monitor this information.
- 3. Clients that trade on Third Party Platforms are exposed to the risks associated with the system, including, but not limited to, the communication infrastructure that connects to the Third Party Platform. As a result of any system failure or other interruption on the Third Party Platform, orders may either not be executed according to your instructions or not executed at all. Furthermore, as a result of any system failure or other interruption of the Third Party Platform, you may not be able to place or change orders or view your trading positions or market data.
- 4. To the extent not prohibited by law, we shall not be liable for any losses or damages suffered or incurred from the use, operation, or performance of any selected Third Party Platform. In addition, we shall have no responsibility or liability for any direct, indirect, punitive, incidental, special or consequential damages that arise from any fault, inaccuracy, omission, delay or any other failure of any such Third Party Platform.
- 5. Third Party Platforms may give you the ability to automate Orders and Trade requests. Where the number of these requests is considered excessively high and/or of a malicious nature and in our sole opinion does not constitute reasonable or acceptable use, then we reserve the right to suspend or terminate your Account at our sole discretion.