



| PART 1 | | CORPORATE ACCOUNT RESOLUTION | |
|--|----------------------------|------------------------------------|--|
| <p>I, _____ Director of _____ (the "Corporation"), a corporation organized under the laws of _____ (the "Country"), do hereby certify that at a meeting of the Board of Directors of the said Corporation, held in accordance with its charter and by-laws on the date at which a quorum was at all times present and acting, the attached resolutions were duly adopted, that said resolutions have not been amended, rescinded or revoked, and are in no way in conflict with any of the provisions of the articles of association or by-laws of said Corporation.</p> <p>*** Please provide us with valid copy of business license and Memorandum and Article of Association. ***</p> | | | |
| Company Name | | Company Business Register Number | |
| Country/Region | Province | City | |
| Company Address | | Zip Code | |
| PART 2 | | Company Contact Person Information | |
| Nationality | Full Name | | |
| Gender <input type="checkbox"/> Male <input type="checkbox"/> Female | Date of Birth (YYYY/MM/DD) | Identity Card No./ Passport No.: | |
| Area Code | Mobile Phone No. | Email Address | |
| Residential Address Is it the same as the address shown on the ID document? <input type="checkbox"/> Yes <input type="checkbox"/> No (Please provide us with valid copy of address proof) | | | |
| Country/Region | Province | City | |
| Address | | Zip Code | |



| | | |
|---|--|--|
| Correspondence Address Is it the same as the Residential Address? <input type="checkbox"/> Yes <input type="checkbox"/> No (Please provide the following) | | |
| Country/Region | Province | City |
| Address | | Zip Code |
| PART 3 | BANK INFORMATION ***Please provide us with valid copy of Bank Card*** | |
| Country/Region | Province | City |
| Branch Address | | Name of Bank |
| Bank Account No. | | SWIFT Code |
| PART 4 | INVESTMENT BACKGROUND AND TRADING EXPERIENCE - JOINT ACCOUNT HOLDER | |
| Annual Income (USD \$) | | |
| <input type="checkbox"/> < \$50,000 | <input type="checkbox"/> \$50,000 - \$99,999 | <input type="checkbox"/> \$100,000 - \$149,999 |
| <input type="checkbox"/> \$150,000 - \$199,999 | <input type="checkbox"/> \$200,000 - \$1,000,000 | <input type="checkbox"/> > \$1,000,000 |
| Net current assets (USD \$) | | |
| <input type="checkbox"/> < \$50,000 | <input type="checkbox"/> \$50,000 - \$99,999 | <input type="checkbox"/> \$100,000 - \$149,999 |
| <input type="checkbox"/> \$150,000 - \$199,999 | <input type="checkbox"/> \$200,000 - \$1,000,000 | <input type="checkbox"/> > \$1,000,000 |
| Expected Investment Amount (USD \$) | | |
| <input type="checkbox"/> < \$50,000 | <input type="checkbox"/> \$50,000 - \$99,999 | <input type="checkbox"/> \$100,000 - \$149,999 |
| <input type="checkbox"/> \$150,000 - \$199,999 | <input type="checkbox"/> \$200,000 - \$1,000,000 | <input type="checkbox"/> > \$1,000,000 |
| Investment Knowledge <input type="checkbox"/> Average <input type="checkbox"/> Good <input type="checkbox"/> Excellent | | |
| Investment Experience | | |
| Currency Pairs | | Options |
| <input type="checkbox"/> None | <input type="checkbox"/> One year | <input type="checkbox"/> None |
| <input type="checkbox"/> Two years | <input type="checkbox"/> Three years | <input type="checkbox"/> One year |
| <input type="checkbox"/> Four years | <input type="checkbox"/> Five years | <input type="checkbox"/> Two years |
| <input type="checkbox"/> Three years | <input type="checkbox"/> Four years | <input type="checkbox"/> Three years |
| <input type="checkbox"/> Five years | | <input type="checkbox"/> Four years |
| <input type="checkbox"/> Five years | | <input type="checkbox"/> Five years |
| Securities | | Futures |
| <input type="checkbox"/> None | <input type="checkbox"/> One year | <input type="checkbox"/> None |
| <input type="checkbox"/> Two years | <input type="checkbox"/> Three years | <input type="checkbox"/> One year |
| <input type="checkbox"/> Four years | <input type="checkbox"/> Five years | <input type="checkbox"/> Two years |
| <input type="checkbox"/> Three years | <input type="checkbox"/> Four years | <input type="checkbox"/> Three years |
| <input type="checkbox"/> Five years | | <input type="checkbox"/> Four years |
| <input type="checkbox"/> Five years | | <input type="checkbox"/> Five years |



| | | | | | |
|---|-------------------------------------|-------------------------------------|--------------------------------------|-------------------------------------|-------------------------------------|
| Funds | | | Bonds | | |
| <input type="checkbox"/> None | <input type="checkbox"/> One year | <input type="checkbox"/> Two years | <input type="checkbox"/> None | <input type="checkbox"/> One year | <input type="checkbox"/> Two years |
| <input type="checkbox"/> Three years | <input type="checkbox"/> Four years | <input type="checkbox"/> Five years | <input type="checkbox"/> Three years | <input type="checkbox"/> Four years | <input type="checkbox"/> Five years |
| Commodities | | | Others : _____ | | |
| <input type="checkbox"/> None | <input type="checkbox"/> One year | <input type="checkbox"/> Two years | <input type="checkbox"/> None | <input type="checkbox"/> One year | <input type="checkbox"/> Two years |
| <input type="checkbox"/> Three years | <input type="checkbox"/> Four years | <input type="checkbox"/> Five years | <input type="checkbox"/> Three years | <input type="checkbox"/> Four years | <input type="checkbox"/> Five years |
| PART 5 | OTHER INFORMATION | | | | |
| Is Client introduced by Introducing Broker (IB)? | | | | | |
| <input type="checkbox"/> No | | | | | |
| <input type="checkbox"/> Yes Please list "Plotio Global Financial LLC" authorized IB code _____ | | | | | |



Copy of Company Business Register
Paste Area



PART 6

Copy of the front of the ID/ Passport – Company Contact Person

Company Contact Person Copy of
the front of the ID/ Passport
Paste Area



Company Contact Person Copy of
the back of the ID/ Passport
Paste Area



Company Contact Person Copy of
Residential Address Proof
Paste Area



PART 6

Copy of Bank Card

Copy of Bank Card Paste Area



| | |
|--|---|
| PART 7 | RISK DISCLOSURE STATEMENT |
| <p>The risk in leveraged trading can be substantial. Client may sustain losses in excess of Client' s initial margin funds. Placing contingent orders, such as "stop loss" or "stop limit" orders will not necessarily limit losses to the intended amounts. Market conditions may make it impossible to execute such orders. Client may need to deposit additional margin funds within short time. If the required funds are not provided within the prescribed time, Client' s position may be liquidated. Client will remain liable for any resulting deficit in Client' s account. Client should therefore consider whether such trading is suitable in the light of Client' s own financial position and investment objectives.</p> | |
| PART 8 | INTERNET RISK DISCLOSURE STATEMENT |
| <p>Since Plotio Global Financial Limited does not control signal power, its reception or routing via internet, configuration of Client' s equipment or reliability of its connection, we cannot be responsible for communication failures, distortions or delays when trading online via the internet. Trading involves substantial risk that is not suitable for everyone. Trading online, no matter how convenient or efficient, does not necessarily reduce risks associated with the trading. Trading prices may vary from institution to institution and from minute to minute which may arise, including without limitation, as a result of a time lag in data transmission, and that it may prove impossible to effect trades even at advertised prices. Therefore, Client agree to accept that such prices as Plotio Global Financial Limited may offer Client from time to time is the best price then available.</p> | |



| PART 9 | RESOLUTION |
|---|---------------|
| Resolved that | |
| Name : _____ | Title : _____ |
| Name : _____ | Title : _____ |
| Each of them or such other persons as this corporation may designate from time to time either in writing or by their apparent authority be and hereby are authorized to trade for the account and risk of this Corporation through and with Plotio Global Financial Limited, as said is now constituted or may be hereafter constituted, the authority hereby granted including the power to do any of the following: | |
| <ol style="list-style-type: none">a. To open an account with Plotio Global Financial Limited for the purpose of Plotio Global Financial Limited' s carrying, clearing and settling all transactions undertaken by the Corporation;b. To deposit with and withdraw from said firm money for the purchase or sale of stocks;c. To receive and confirm the correctness of notices, confirmations, requests, demands and confirmations of every kind;d. To place telephone orders with any authorized representative of Plotio Global Financial Limited for the execution of transactions on behalf of the Corporate on any marketplace Plotio Global Financial Limited is permitted to effect transactions on;e. To pay Plotio Global Financial Limited all fees, commissions and mark ups or downs incurred in connection with any such transactions and all amounts as may be requested by Plotio Global Financial Limited formative to time as margin or equity for the Corporation' s account;f. To settle, compromise, adjust and give releases on behalf of this Corporation with respect to any and all claims, disputes and controversies;g. To otherwise perform all terms and provisions of the above mentioned Agreements, and to take any other action relating to any of the foregoing matter; <ol style="list-style-type: none">1. Resolved that Plotio Global Financial Limited may transact with any and all of the persons directly or indirectly by the foregoing resolution empowered, as though they were transacting with the Corporation directly, and that in the event of any change in the office or powers or persons hereby empowered, the director shall certify such change to Plotio Global Financial Limited in writing in the manner herein above provided, which notification, when received, shall be adequate both to terminate the powers of the persons theretofore authorized, and to empower the persons substituted.2. Further Resolved that Plotio Global Financial Limited will act as Agent on behalf of the Corporation, the execution and delivery of and Account Application, Client Account Letter, Client Agreement, Risk Disclosure Statement, and other documents appropriate for Plotio Global Financial Limited to act as Agent, (copies of which have been presented to this meeting and will be filed with the records of the Corporation) by any officer of the Corporation are hereby authorized; and the officers of the Corporation are hereby directed to execute such Agreements by and on behalf of the Corporation and to deliver the same to Plotio Global Financial Limited;3. Further Resolved, that the foregoing resolutions and the certificate actually furnished to Plotio Global Financial Limited by the director of the Corporation pursuant thereto, be and they hereby are made irrevocable until written notice of the revocation thereof shall have been received by Plotio Global Financial Limited;4. Further Resolved, that the Corporation agrees to indemnify and hold harmless Plotio Global Financial Limited and its associates from any and all loss, damage or liability incurred because of any of the representations or warranties made above shall not be true and correct or any of the Agreements entered into between the Corporation and Plotio Global Financial Limited shall not have been fully performed by the Corporation.5. I further certify that the foregoing resolutions have not been modified or rescinded and are now in full force and effect and that the Corporation has the power under its governing instruments and applicable laws to take the action set forth in and contemplated by the foregoing resolutions. I do further certify that each of the following has been duly elected and is now legally holding the office set opposite his/ her signature. | |



Signature of Director

Date (YYYY/MM/DD)

Print Name

Signature of Director

Date (YYYY/MM/DD)

Print Name

In witness whereof, I have hereunto affixed my hand this by the following date

Signature of Witness

Date (YYYY/MM/DD)

Title

Print Name

RISK DISCLOSURE STATEMENT

This brief statement does not disclose all of the risks and other significant aspects in trading. In light of the risks, Client should undertake such transactions only if Client understands the nature of the trading into which Client is about to engage and the extent of Client' s exposure to risk. Trading is not suitable for many members of the public. Client should carefully consider whether trading is appropriate for Client in light of Client' s investment experience, objectives, risk-bearing ability, financial resources and other relevant circumstances. Before Client opens an account and proceeds with trading, Client is advised to seek advice and legal advisors or other professionals.

1. Effect of "Leverage" or "Gearing"

Trading carries a high degree of risk. The amount of initial margin may be small relative to the value so that transactions are "leveraged" or "geared" . A relatively small market movement may have a proportionately larger impact on the market movement funds Client has deposited or will have to deposit: this may work against Client as well as for Client. Client may sustain a total loss of initial margin funds and any additional funds deposited with the firm to maintain Client' s position. If the market moves against Client' s position or margin levels are increased, Client may not be able to pay additional funds in time to maintain Client' s position and Client' s position may be liquidated at a loss and Client will be liable for any resulting losses.

2. Risk-reducing orders or strategies

The placing of certain orders (e.g., "stop-loss" and "stop-limit" orders), which are intended to limit losses, may not precisely limit losses or be executed at all. If an order is placed at a stop-limit, there is no guarantee that the order will be executed at the limit, or even at all. Strategies using combinations of positions, such as "spread" and "straddle" positions, may be as risky as taking simple "long" or "short" positions.

3. Trading Facilities

Most open-outcry and electronic trading facilities are supported by computer-based component systems for the order-routing, execution, matching, registration or clearing of trades. As with all facilities and systems, they are vulnerable to temporary disruption or failure. Client' s ability to recover certain losses may be subject to limits on liability imposed by the system provider, the market, the clearing house and/or member firms. Such limit may vary.

4. Electronic Trading

Trading on an electronic trading system may differ not only from trading in an open-outcry market but also from trading on other electronic trading system. If Client undertakes transactions on an electronic trading system, Client will be exposed to risk associated with the system including the failure of hardware and software. The result of any system failure may be that Client' s order is either not executed according to Client' s instructions or is not executed at all.



5. Suspension or Restriction of Trading and Pricing Relationships

Market conditions (e.g., liquidity) and or the operation of the rules of certain market (e.g., the suspension of trading in any precious metal because of price limits or "circuit breakers") may increase the risk of loss by making it difficult or impossible to effect transactions, liquidate or offset positions. Further, normal pricing relationships between the underlying interest and the precious metal may not exist. The absence of an underlying reference price may make it difficult to judge "fair" value.

6. Commission and Other Charges

Before Client begins to trade, Client should obtain a clear explanation of all commissions, fees and other charges for which Client will be liable. These charges will affect Client' s net profit (if any) or increase Client' s loss.

NOTICE TO CLIENTS

This agreement is legally binding, please read it carefully.

In connection with opening an account to speculate and or purchase and or sell through the market with, Client acknowledges that Client understands the following factors concerning trading in leveraged trading, in addition to those contained in the Risk Disclosure Statement which has been provided to Client above.

1. Trading is suitable only for those sophisticated institutions or participant financially able to withstand losses that may substantially exceed the value of margins or deposits.
2. Even though quotations or prices are afforded by many computer-based component system, the quotations and prices may vary due to market liquidity. Many electronic trading facilities are supported by computer-based component systems for the ordering-routing, execution or matching of trades. As with all facilities and systems, they are vulnerable to temporary disruption or failure. Client' s ability to recover certain losses maybe subject to limits on liability imposed by the system provider, the market, the bank and or financial institution.
3. Plotio Global Financial Limited' s margin policies and or the policies of those institutions/ clearing houses through which clients are executed may require that additional funds to be provided to properly maintain a margin Client' s account and that Client is obligated to immediately meet such margin requirements. Failure to meet requirements may result in the liquidation of any open positions with a resultant loss. Plotio Global Financial Limited also reserves the right to refuse to accept any order or guarantee a market in which to offset.
4. Trading on an electronic trading system may differ not only from trading in the interbank market but also from trading on other electronic trading systems. If Client undertakes transaction on an electronic trading system, Client will be exposed to risks associated with the system including the failure of hardware and software. The result of any system failure may be that Client' s order is either not executed according to Client' s instructions or is not executed at all.



Disclaimers:

(a) Internet Failures:

Since Plotio Global Financial Limited does not control signal power, its reception or routing via internet, configuration of Client' s equipment or reliability of its connections, Plotio Global Financial Limited cannot be responsible for communication failures, distortions or delays when trading on-line (via internet).

(b) Market Risks and on-line Trading:

Trading involves substantial risk that is not suitable for everyone. See Client Agreement for more detailed descriptions of risks. Trading on-line, no matter how convenient or efficient, does not necessarily reduce risks.

(c) Password Protection:

Client is obligated to keep passwords confidential and ensure that third parties do not obtain access to the trading facilities. Client agrees to be conclusively responsible for any instructions received electronically that is identified with Client' s password and account number and for any electronic, oral and written instruction to Plotio Global Financial Limited from persons whom Plotio Global Financial Limited, in its sole judgement, believes are apparently authorized by Client. Plotio Global Financial Limited shall have no responsibility for further inquiry into such apparent authority and no liability for the consequences of any actions taken or failed to be taken by Plotio Global Financial Limited in reliance on any such instructions or on the apparent authority of any such persons.

(d) Quoting and Execution Errors:

Should quoting and or execution errors occur, which may include, but are not limited to, a dealer' s mistype of a quote, a quote or trade which is not representative of fair market prices, an erroneous price quote from a Client, such as but not limited to a wrong big figure quote or an erroneous quote due to failure of hardware, software or communication lines or system and or inaccurate external data feeds provided by third-party vendors, Plotio Global Financial Limited will not be liable for the resulting errors in account balances. In addition, orders must be placed allowing sufficient time to execute, as well as, sufficient time for the system to calculate necessary margin requirements. The execution of orders placed too close to prices, which would trigger other orders (regardless of order type) or a margin alert, cannot be guaranteed. Plotio Global Financial Limited will not be liable for the resulting margin alert, resulting balance, and or positions in the account due to the system not having been allowed sufficient time to execute and or calculate accordingly. The foregoing list is not meant to be exhaustive and in the event of a quoting or execution error, Plotio Global Financial Limited reserves the right to make the necessary corrections or adjustment for the account involved. Any dispute arising from such quoting or execution errors will be resolved by Plotio Global Financial Limited in its sole and absolute discretion. Client agrees to indemnify and hold Plotio Global Financial Limited harmless from all damages or liability as a result of the foregoing.

(e) Arbitrage:

Internet, connectivity delays, and price feed errors sometimes create a situation where the prices displayed on Plotio Global Financial Limited' s trading platform do not accurately reflect the market rates. The concept of "arbitrage" and "scalping" , or taking advantage of these internet delays, cannot exist in



trading market where Client is buying from or selling directly to the market. Plotio Global Financial Limited does not permit the practice of arbitrage on the Plotio Global Financial Limited trading platform. Transactions that rely on price latency arbitrage opportunities may be revoked. Plotio Global Financial Limited reserves the right to make the necessary corrections or adjustment on the account involved. Accounts that rely on arbitrage strategies may at Plotio Global Financial Limited sole discretion be subject to dealer intervention and dealer approval of any orders and or termination of Client' s account. Any dispute arising from such an arbitrage and or manipulation will be resolved by Plotio Global Financial Limited at its sole and absolute discretion. Plotio Global Financial Limited reserves the right to withhold withdrawals until such matters are resolved. Any action or resolution sated herein shall not waive or prejudice any right or remedies which Plotio Global Financial Limited may have against Client and or/ his/her/its representative, all of which are expressly reserved.

(f) Price, Execution and Platform Manipulation:

Plotio Global Financial Limited strictly forbids any form of manipulation of its prices, execution and platform. Plotio Global Financial Limited reserves the right to investigate and review any account Plotio Global Financial Limited suspects of manipulation and withhold funds suspected of being derived from such activity. Plotio Global Financial Limited reserves the right to make the necessary corrections or adjustments to the account involved. Accounts that are suspected of a manipulation may at Plotio Global Financial Limited' s sole discretion be subject to dealer intervention and dealer approval of any orders and or termination of Client' s account. Any dispute arising from such arbitrage and or manipulation will be resolved by Plotio Global Financial Limited in its sole and absolute discretion. Plotio Global Financial Limited at its own discretion may report such incidents to any relevant regulatory and law enforcement authority. Any action or resolution stated herein shall not waive or prejudice any rights or remedies which Plotio Global Financial Limited may have against Client and or its officers, all of which are expressly reserved.

5. In the event that Client grants trading authority or control over Client' s account to a third party (hereinafter referred to as "Introducing Broker"), whether on a discretionary or non-discretionary basis, Plotio Global Financial Limited shall in no way be responsible for reviewing Client' s choice of such Introducing Broker or for making any recommendations with respect thereto. Plotio Global Financial Limited makes no representations or warranties concerning any Introducing Broker; Plotio Global Financial Limited shall not be responsible for any loss to Client occasioned by the actions of the Introducing Broker; and Plotio Global Financial Limited does not, by implication or otherwise endorse or approve of the operation methods of the Introducing Broker. If Client gives the Introducing Broker authority to exercise any of the Client' s rights over Client' s account, Client does so at Client' s own risk.
6. Plotio Global Financial Limited does not control, and cannot endorse or vouch for the accuracy or completeness of any information or advice Client may have received or may receive in the future from Introducing Broker (see section Referral Disclosure below) or from any other person not employed by Plotio Global Financial Limited regarding trading or the risks involved in trading. If Introducing Broker or any other third party provides Client with information or advice regarding trading, Plotio Global Financial Limited shall in no way be responsible for any loss to Client resulting from Client' s use of such information or advice.



Client understands that Introducing Broker and many third party vendors of trading systems, courses, programs, research or recommendations may or may not be regulated by a government agency.

7. Client should be aware that guaranteeing any return is illegal. In addition, Plotio Global Financial Limited is not responsible for any claims or assurances made by Plotio Global Financial Limited, its employees and or associates unless it is in writing.

REFERRAL DISCLOSURE

PLOTIO GLOBAL FINANCIAL LIMITED AND INTRODUCING BROKER ARE WHOLLY SEPARATE AND INDEPENDENT FROM ONE ANOTHER. THE AGREEMENT BETWEEN PLOTIO GLOBAL FINANCIAL LIMITED INTRODUCING BROKER DOES NOT ESTABLISH A JOINT VENTURE OR PARTNERSHIP AND INTRODUCING BROKER IS NOT AN AGENT OR EMPLOYEE OF PLOTIO GLOBAL FINANCIAL LIMITED.

1. Client understands and agrees that if Client' s account with Plotio Global Financial Limited is introduced by the Introducing Broker that Introducing Broker, may be provided access to certain personal information about Client as well as certain information concerning trading activity in Client' s Plotio Global Financial Limited account. Client understands and agrees that if Client' s account with Plotio Global Financial Limited is introduced by Introducing Broker, that Introducing Broker shall have the right to access Client' s Plotio Global Financial Limited account, but the Introducing Broker shall not have the right to enter into any trades on Client' s Plotio Global Financial Limited account unless authorized by Client under a power of attorney between Client and Introducing Broker granting such Introducing Broker the right to trade on Client' s behalf.
2. Client understands and acknowledge that Plotio Global Financial Limited may compensate Introducing Broker for introducing Client to Plotio Global Financial Limited and that such compensation may be on a per-trade basis or other basis.
3. Because the risk factor is high in trading, only genuine "risk" funds should be used in such trading.
4. Client understands that Introducing Broker and many third party vendors of trading systems, courses, programs, research or recommendations are not regulated by any government agency.
5. To the extent Client has previously been led to believe or believes that utilizing any third party trading system, course, program, research or recommendations provided by Introducing Broker or any other third party will result in trading profits, Clients hereby acknowledges, agrees and understands that all trading, including trading done pursuant to a system, course, program, research or recommendations of Introducing Broker or another third party involves a substantial risk of loss. In addition, Client hereby acknowledges, agrees and understands that the use of a trading system, course, program, research or recommendations of Introducing Broker or another third party will not necessarily result in profits, avoid losses or limit losses.
6. If Introducing Broker or any other third party provides Client with information or advice regarding trading, Plotio Global Financial Limited shall in no way be responsible for any loss to Client resulting from Client' s use of such information or advice.



7. Client acknowledges that no promises have been made by Plotio Global Financial Limited or any individual associated with Plotio Global Financial Limited regarding future profits or losses in Client' s account. Client understands that trading is very risky.
8. Plotio Global Financial Limited provides risk disclosure information to all new Clients when an account is opened. Client should read that information carefully, and should not rely on any information to the contrary from any other source. The execution of any trade through this platform shall be deemed to represent that Client has read and understood Plotio Global Financial Limited' s risk disclosure information.
9. Plotio Global Financial Limited does not control, and cannot endorse or vouch for the accuracy or completeness of any information or advice Client may have received or may receive in the future from Introducing Broker or from any other person not employed by Plotio Global Financial Limited regarding trading or the risks involved in trading.
10. Plotio Global Financial Limited does not endorse or vouch for the services provided by the Introducing Broker. Since Introducing Broker is not an employee or agent of Plotio Global Financial Limited, it is Client' s responsibility to perform necessary due diligence on the Introducing Broker prior to using any of their services.

CLIENT AGREEMENT

1. Binding Effect

This Agreement (comprising the RISK DISCLOSURE STATEMENT, NOTICE TO CLIENTS and this CLEINT AGREEMENT together with the Account Application) shall be continuous and shall cover, individually and collectively, all accounts of Client at any time opened or reopened with Plotio Global Financial Limited irrespective of any change or changes at any time in the personnel of Plotio Global Financial Limited or its successors, assigns, or affiliates. This Agreement including all authorization, shall inure to the benefit of Plotio Global Financial Limited and its successors and assigns, whether by merger, consolidation or otherwise, and shall be binding upon Client and or the estate, executor, trustee, administrators, legal representatives and successors of Client. Client hereby ratifies all transactions with Plotio Global Financial Limited effected prior to the date of this Agreement, and agrees that the rights and obligations of Client in respect thereto shall be governed by the terms of Agreement.

2. Acceptance

This Agreement shall not be deemed to be accepted by Plotio Global Financial Limited nor become a binding contract between Client and Plotio Global Financial Limited until it is approved and confirmed by Plotio Global Financial Limited.

3. Liquidation of Accounts Payment of Deficit Balances

In the event of:

- (a) The death or judicial declaration of incompetence Client;
- (b) The filing of a petition in bankruptcy, or a petition for the appointment of a receiver, or the institution of any insolvency or similar proceeding by or against Client;
- (c) The filing of an attachment against any of Client' s accounts carried by Plotio Global Financial Limited;



- (d) Insufficient margin, regardless of current market quotations, to secure the account;
- (e) Client' s failure to provide Plotio Global Financial Limited any information requested pursuant to this Agreement; or
- (f) Any other circumstances or developments that Plotio Global Financial Limited deems appropriate for its protection, and in Plotio Global Financial Limited' s sole discretion, it may take one or more, or any portion of, the following actions:
 - Satisfy any obligation Client may have to Plotio Global Financial Limited out of any of Client' s funds or property in its custody or control;
 - Sell any or purchase any or all outstanding orders;
 - Cancel any or unfinished orders

4. Risk Acknowledgement

Client acknowledges that investments in leveraged and non-leveraged transactions are speculative, involves a high degree of risk, and is appropriate only for persons who can assume risk of loss in excess of their margin deposit. Client understands that because of the low margin normally required in trading, price changes may result in significant losses that may substantially exceed Client' s investment and margin deposit. Client warrants that Client is willing and able, financially and otherwise, to assume the risk of trading. Client agrees to hold Plotio Global Financial Limited safe and harmless from losses incurred through following its trading recommendations or suggestions or those of its employees, agents or representatives. Client recognizes that guarantees of profit or freedom from loss are impossible of performance in trading. Client acknowledges that Client has received no such guarantees from Plotio Global Financial Limited or from any of its representatives or any introducing agent or other entity with whom Client is conducting Client' s account and has not entered into this Agreement in consideration of or in reliance any such guarantees or similar representations.

5. Price Fluctuation Risk

If Client directs Plotio Global Financial Limited to enter into any transaction:

- (a) Any profit or loss arising as a result of a fluctuation in the price shall be borne entirely by Client;
- (b) Plotio Global Financial Limited is authorized to convert funds in Client' s account for margin calls into and from at a rate of exchanged determined by Plotio Global Financial Limited in its sole discretion on the basis of the then prevailing market rates.

6. Plotio Global Financial Limited Responsibilities

Plotio Global Financial Limited shall not be responsible for delays in the transmission of orders due to a breakdown or failure of transmission or communication facilities, electrical power outage or for any other cause beyond Plotio Global Financial Limited' s control or anticipation. Plotio Global Financial Limited shall only be liable for its actions directly attributable to negligence, willful default or fraud on the part of Plotio Global Financial Limited. Plotio Global Financial Limited shall not be liable for losses arising from the default of any agent or any other party used by Plotio Global Financial Limited under this Agreement.



7. Statements and Confirmation

Reports of the confirmation of orders and statements of account for Client shall be deemed correct and shall be conclusively and binding upon Client if not objected to in writing within one day after transmittal to Client by posting on the Plotio Global Financial Limited platform. Plotio Global Financial Limited will provide Client internet access to view Client' s account at any time with an online login.

8. Communications

Reports, statements, notices and any other communications may be transmitted to Client via the email address on Client' s application and Plotio Global Financial Limited Trading Station Platform. All communications sent, whether by mail, email, telegraph messenger or otherwise, shall be deemed transmitted by Plotio Global Financial Limited when electronically submitted or deposited in the relevant postal office, or when received by a transmitting agent, and deemed delivered to Client personally, whether actually received by Client or not.

9. Margin Deposit and Withdrawal Arrangements

Client shall provide to and maintain with Plotio Global Financial Limited margin in such amounts from time to time as when it requires. Client is aware and acknowledges that the requirements for margin vary, and may be changed from time to time, at Plotio Global Financial Limited' s sole discretion, based upon account size, volume traded, and market conditions. Plotio Global Financial Limited may change margin requirements at any time. Client agrees to deposit such additional margin when and as required by Plotio Global Financial Limited and will promptly meet all margin requirement in such mode of transmission as Plotio Global Financial Limited designates. Client agrees to pay for the charges incurred during remittance or transfer, including bank commission, exchange rate difference and all other related expenses. Client is fully aware that some time is required for Plotio Global Financial Limited to process Client' s deposit; and Client may not be able to use the deposit immediately as margin required for new positions or as additional margin funds. Client may sustain a loss from forced liquidation for not meeting the margin requirement; the loss may be greater than the initial margin required. Plotio Global Financial Limited may at any time proceed to liquidate Client' s account in accordance with this Agreement and any failure by Plotio Global Financial Limited to enforce its right hereunder shall not be deemed a waiver by Plotio Global Financial Limited to enforce its right thereafter. No previous margin requirement by Plotio Global Financial Limited shall preclude Plotio Global Financial Limited from increasing that requirement without prior notice.

10. Joint Accounts

If more than one natural person executes this Agreement as Client, all such natural persons agree to be jointly and severally liable for the obligations assumed in this Agreement.

On application, each Client shall sign on the identification document copy for the purpose of verification. On withdrawal of funds, information amendment or closing account, each Client has to sign on the form provided by Plotio Global Financial Limited. The form should be completed with all the details requested to Plotio Global Financial Limited.

(a) The liability and obligations of each joint account holder shall be joint and several and reference to the Client shall be construed, as the context requires, to any or each of them;



- (b) Each joint account holder singly has authority to deal in the account, including but not limited to executing trades pursuant to this Agreement, to receive all correspondence and documents in respect of the account;
- (c) To receive or withdraw money from the account;
- (d) To execute agreements relating to the account, and to deal with Plotio Global Financial Limited fully. Plotio Global Financial Limited has the authority to require joint action by the parties of the account in matters of the account. Plotio Global Financial Limited shall hold the account as security for the liabilities of all the joint account holders whether individually or jointly. If death occurs to one or more joint account holder, Plotio Global Financial Limited shall be notified in writing and shown proof of a death certificate. All expenses due at the date of notification shall be charged to the account. Each joint account holder is presumed to have an equal share.

11. No Waiver or Amendment

No provision of this Agreement may be waived or amended unless the waiver or amendment is in writing and signed by both Client and an authorized officer of Plotio Global Financial Limited. No waiver or amendment of this Agreement may be implied from any course of dealing between the parties or from any failure by Plotio Global Financial Limited or its agents to assert its rights under this Agreement on any occasion or series of occasions. No oral agreements or instructions to the contrary shall be recognized or enforceable.

12. Termination

This Agreement shall continue in effect until termination, and may be terminated by Client at any time when Client has no open position(s) and no liabilities held by or owed to Plotio Global Financial Limited upon the actual receipt by Plotio Global Financial Limited at its office of written notice of termination, or at any time by Plotio Global Financial Limited upon the transmittal of written notice of termination to Client; effective as of the close of business on the day notice is sent to Client. Such termination shall not affect any transactions previously entered into shall not relieve either party of any obligations set out in this Agreement nor shall it relieve Client of any obligations arising out of any deficit balance.

13. Indemnification

Client agrees to indemnify and hold Plotio Global Financial Limited, its affiliates, employees, agents, successors and assigns harmless from and against any and all liabilities, losses, damages, costs and expenses, including attorney' s fees, incurred by Plotio Global Financial Limited arising out of Client' s failure to fully and timely perform Client' s agreements herein or should any of the representations and warranties fail to be true and correct. Client also agree to pay promptly to Plotio Global Financial Limited all damages, costs and expenses, including attorney' s fees, incurred by Plotio Global Financial Limited in the enforcement of any of the provisions of this Agreement. Furthermore, Plotio Global Financial Limited shall not be held liable and is released from all claims and losses incurred in such regard if (and to the extent that) the claim or loss was caused or contributed to by

- (a) Client' s conduct: The actions or omission to act on part of Client or Authorized Persons;



- (b) Forge signature: Forged or unauthorized signatures on any document in connection with Client' s account or this Agreement;
- (c) Malfunctions: System malfunction, equipment failure (whether Client' s or Plotio Global Financial Limited' s equipment), system interruption or system unavailability;
- (d) Delay: Delay, failures or errors in implementing any instruction; and
- (e) Information: Inaccurate or incomplete instructions received by Plotio Global Financial Limited from Client.

14. Trading Recommendations

Client acknowledges that:

- (a) Such recommendation and information may be incomplete and may be unverified, and
- (b) Plotio Global Financial Limited makes no representation, warranty or guarantee as to, and shall not be responsible for, the accuracy or completeness of any information or trading recommendation furnished to Client.

15. Client Representations and Warranties

Client represents and warrants that:

- (a) Client is sound mind, legal age and legal competence; and,
- (b) No person other than Client and or Client' s joint account holder has or will have an interest in Client' s account(s); and,
- (c) Client hereby warrants that regardless of any subsequent determination to the contrary, save for subsequent (a) herein, Client is competent to trade; and,
- (d) All the information provided in the information portion of this Agreement is true, correct and complete as of the date hereof and Client will notify Plotio Global Financial Limited promptly of any changes in such information.

16. Disclosure of Financial Information

Client represents and warrants that the financial information disclosed to Plotio Global Financial Limited is an accurate representation of Client' s current financial condition. Client further represents and warrants that in determining the Client' s net worth, assets and liabilities were carefully calculated then liabilities were subtracted from assets to determine the value that the Client has included in the financial information as net worth. Client represents and warrants that in determining the value of assets, Client included cash and or cash equivalents. Marketable securities, real estate owned (excluding primary residence), the cash value of life insurance and other valuable assets. Client represents and warrants that in determining the value of liabilities. Client included notes payable to banks, notes payable to relatives, real estate mortgages payable (excluding primary residence) and other debts. Client represents and warrants that in determining Client' s liquid assets, Client included only those assets that can be quickly (within one day' s time) converted to cash. Client represents and warrants that Client has very carefully considered the portion of Client' s assets which Client considers to be risk capital. Client warrants and represents that risk capital is the amount of money Client is willing to put at risk and if lost would not, in any way, change Client' s lifestyle. Client agrees to immediately inform Plotio Global Financial Limited if Client' s financial condition changes



in such a way to reduce Client' s net worth, liquid assets and or risk capital.

17. No Guarantees of Profits or Limited Losses

Client warrants and represents that Client has no separate agreement with Client' s broker or any Plotio Global Financial Limited employee or agent regarding the trading in Client' s Plotio Global Financial Limited account, including any agreement to guarantee profit or limit losses in Client' s account. Client agrees that Client is under an obligation to notify Plotio Global Financial Limited immediately in writing as to any agreement of this type. Further, Client agrees that any representations made by anyone concerning Client' s account that differ from any statements Client receives from Plotio Global Financial Limited must be brought to the attention of Plotio Global Financial Limited immediately in writing. Client understands that Client must authorize every transaction prior to its execution.

18. Recordings

Client agrees and acknowledges that all conversation regarding Client' s account(s) between Client and Plotio Global Financial Limited personnel may be electronically recorded with or without the use of an automatic tone-warning device. Client further agrees to the use of such recordings and transcripts thereof as evidence by either party in connection with any dispute or proceeding that may arise involving Client or Plotio Global Financial Limited, Client understands that Plotio Global Financial Limited deletes such recordings at regular intervals in accordance with Plotio Global Financial Limited' s established business procedures and Client hereby consents to such deletion.

19. Amendments to the Agreement

Client understands, acknowledges and agrees that Plotio Global Financial Limited may amend or change the terms of this Agreement from time to time. Plotio Global Financial Limited will provide notice to Client of any such amendment or change by posting same on Plotio Global Financial Limited' s website. Client shall be responsible for regularly reviewing these terms and conditions for any modifications and agrees to be bound by same.

20. Assignment of Rights

Plotio Global Financial Limited may assign all or part only its rights and obligations under this Agreement to any person without the prior consent or approval of the Client.

21. High Risk Investment Notice

In additional to standard industry disclosures contained in this Agreement, Client should be aware that margined trading is one of the riskiest forms of investment available in the financial markets and is only suitable for sophisticated investors and institutions. An account with Plotio Global Financial Limited permits you to trade on a leveraged basis. Given the possibility of losing an entire investment, speculation in the market should only be conducted with risk capital that if loss will not significantly affect Client' s personal or institutional financial well being.

If Client has pursued only conservative forms of investment in the past, Client may wish to study trading further before continuing and investment of this nature. Client must realize that Client could sustain a total loss of all funds Client deposits with Plotio Global Financial Limited as initial margin as well as substantial amounts of capital, when trading, should the market go against Client' s investment. If Client wishes to



continue with Client' s investment, Client acknowledges that the funds Client has committed are purely risk capital and loss of Client' s investment will not jeopardize Client' s style of living nor will it detract from Client' s future retirement program. Additionally, Client fully understands the nature and risks of investments, and Client' s obligation to others will not be neglected should Client suffer investment losses.

22. Email Acknowledgement

Client acknowledge that it is Client' s obligation to immediately notify Plotio Global Financial Limited if there is a change in Client' s electronic mail address, or other location to which the electronic records may be provided.

23. Address Acknowledgement

Client acknowledges that it is Client' s obligation to notify Plotio Global Financial Limited of any changes of correspondence address.

24. Consent to Electronic Transmission of Confirmations and Account Statements

Client hereby consents to have Client' s account information and trade confirmations available on the Plotio Global Financial Limited platform in lieu of having such information delivered to Client via mail or email. Client will be able to access account information via the Plotio Global Financial Limited platform using Client' s account login information to access the account. Plotio Global Financial Limited will post all of Client' s account activity and Client will be able to generate reports of account activity. Updated account information will be available no longer than twenty-four hours after any activity takes place on Client' s account. Posting of account information on Client' s online account will be deemed delivery of confirmation and account statements. At all times, account information will include trade confirmations with ticket numbers, purchase and sale rates, used margin, amount available for margin trading, statements of profits and losses, as well as positions and pending order instructions. Client may revoke this consent at any time upon written notice to Plotio Global Financial Limited.

25. Privacy Policy

Plotio Global Financial Limited, Privacy Policy is constructed to protect Client' s right under the Personal Data (Privacy) Ordinance, and to facilitate opening and maintaining accounts.

Plotio Global Financial Limited is committed to safeguarding the personal information that it provided to it by Client. Plotio Global Financial Limited does not disclose any non-public information to anyone except as permitted by law.

When Client applies for or maintains an account with Plotio Global Financial Limited, personal information about Client is collected for business purposes, such as evaluating Client' s financial needs, processing Client' s requests and transactions, informing Client about products and services, providing financial service in general, and in the process of verifying the client' s identity, a regulatory requirement. The personal information collected by Plotio Global Financial Limited about the Client includes:

- (a) Information provided on Plotio Global Financial Limited application and other forms, such as name, address, and date of birth, occupation, assets, and income.
- (b) Information about Client' s transactions with Plotio Global Financial Limited and its affiliates.
- (c) Information received from consumer reporting agencies.



- (d) Information provided by Client to verify identity such as a government document, passport, or driver license. Plotio Global Financial Limited limits access to personal information to those employees who need to know in order to provide Client with products and services. Electronic access to personal information in the system is also limited to new accounts and credit personnel. These procedural safeguards are designed to protect non-public information. Plotio Global Financial Limited does not rent or sell Client names or personal information to third parties.