

Client Agreement

CORPORATE ACCOUNT CLIENT AGREEMENT INSTRUCTIONS

Do not use this application if you are opening Individual or Joint Accounts.

Please follow the following instructions for opening your Corporate Trading Account with TRADEVIEW LTD.

1. Required Forms and Signatures.

a. Client Agreement. Carefully read this agreement in its entirety and sign where applicable. The Client Agreement, and all sub-parts, will be your contract with TRADEVIEW LTD and will govern the relationship between you and TRADEVIEW LTD. This document also contains important disclosures, relating to the risks associated with trading the products available through TRADEVIEW LTD. You **MUST** read these disclosures carefully. If you have any questions please contact your TRADEVIEW LTD representative.

b. Account Application. Please carefully complete, provide all supplemental information and sign where directed.

c. Discretionary Trading Authority/Power of Attorney and Third Party Trading Advisor Checklist. If you intend for your account to be traded by a third party please read and complete the Discretionary Trading Authority/Power of Attorney form and the Third Party Trading Advisor Checklist provided.

2. Identification Documents Required. You must submit copies of the following unexpired government issued documents. Failure to provide such documentation will result in a rejection of your application.

- a.** Valid government issued ID for all Directors and Managing Partners, Majority Shareholders
- b.** Proof of Residence for all Directors, Managing Partners, Majority Shareholders.

Directors, Partners, Shareholders residing in specific jurisdictions may be required to provide:

- a.** Banks statement
- b.** Bank reference letter

Corporate documents need to include:

- a.** Corporate bank statement

- b.** Corporate Proof of Address

Certified copies of:

- a.** Articles of Incorporation
- b.** Register of Directors and Register of Members
- c.** Certificate of Incorporation
- d.** Articles of Association
- e.** Certificate of Compliance or Good Standing
- f.** Corporate Resolution

3. After reviewing and completing all of the above forms, applications and agreements the Customer should forward these materials to:

- 1. Scan and Email to: operations@tradeviewforex.com
- 2. By Mail:

Grand Cayman, KY1-1002;
 103 South Church Street.
 Harbour Place, 4th floor,
 Cayman Islands

Any questions regarding your account application should be forwarded to your TRADEVIEW LTD Account Representative or you may contact:

E-MAIL: operations@tradeviewforex.com

4. Approval Process: Upon TRADEVIEW LTD's receipt of all required completed Customer account documents, TRADEVIEW LTD will review your application and, assuming all requirements have been satisfied, will notify you via email that your account has been approved for trading. As soon as you have received notice that TRADEVIEW LTD has approved your account, you may transfer funds to TRADEVIEW LTD and begin trading.

5. Fund your TRADEVIEW LTD account: Visit our websites to view our various deposit options and fund your account via the option best suitable for you.

Please note that all available funding methods require the name on the originating account to be identical to the name on the account opened at TRADEVIEW LTD. TRADEVIEW LTD will neither make nor receive any payment via a third party.

Client Agreement

CORPORATE CLIENT AGREEMENT

In consideration of Tradeview LTD, or any of its affiliates, agreeing to carry one or more accounts of the undersigned (hereinafter referred to as "Client") and to provide services to Client in connection with the purchase and sale of Contracts for Difference (collectively referred to as "CFDs") on Equities, Futures, Currency and any similar instruments (collectively referred to as OTC "Contracts"), which may be purchased or sold by or through TRADEVIEW LTD for Client's account(s), Client agrees as follows:

1. ESTABLISHMENT OF ACCOUNT. Client understands, acknowledges and agrees that by executing this Agreement, and subject to the terms and conditions of this Agreement, an account will be established in the Client's name at Tradeview LTD, Ltd., or any Tradeview LTD affiliate (collectively "TRADEVIEW LTD"), that TRADEVIEW LTD, in its sole discretion, may elect. Client further acknowledges that, subject to the terms and conditions herein, TRADEVIEW LTD shall act as counterparty to all transactions conducted under this Agreement.

2. AUTHORIZATION TO TRADE. TRADEVIEW LTD is hereby authorized to purchase and sell OTC Contracts for Client's account(s) in accordance with Client's oral, written or electronic instructions. Unless instructed by Client to the contrary in writing, TRADEVIEW LTD is authorized to execute all orders with itself as counterparty or with such other counterparties as TRADEVIEW LTD deems appropriate.

3. GOVERNMENTAL, COUNTER PARTY INSTITUTION AND INTER-BANK SYSTEM RULES. All transactions under this Agreement shall be subject to the constitution, by-laws, rules, regulations, customs, usage, rules and interpretations of the counter-party institution or other inter-bank market (and its clearing organization, if any) where executed and to all applicable laws of the Cayman Island Monetary Authority. If any statute shall hereafter be enacted or any rule or regulation shall hereafter be adopted by any governmental authority, which shall be binding upon TRADEVIEW LTD, this Agreement shall be deemed modified or superseded, as the case may be, by the applicable provisions of such statute, rule or regulation, and all other provisions of this Agreement and provisions so modified shall in all respects continue in full force and effect. Client acknowledges that all transactions under this Agreement are subject to the aforementioned regulatory requirements.

4. MARGIN AND DEPOSIT REQUIREMENTS. Client shall deposit with TRADEVIEW LTD collateral or margin in such amounts that TRADEVIEW LTD, in its sole discretion, may require. Margin requirements will vary dependent on the electronic trading system and products traded. TRADEVIEW LTD may change margin requirements at any time. Client agrees to deposit by immediate wire transfer such additional margin when and as required by TRADEVIEW LTD and will promptly meet all margin calls by such methods as TRADEVIEW LTD in its sole discretion designates. TRADEVIEW LTD may at any time proceed to liquidate Client's account in accordance with paragraph 10 below, and any failure by TRADEVIEW LTD to enforce its rights hereunder shall not be deemed a waiver by TRADEVIEW LTD to enforce its rights thereafter. No previous collateral or margin requirement by TRADEVIEW LTD shall preclude TRADEVIEW LTD from increasing that requirement without prior notice. Margin calls are conclusive and binding unless objected to immediately in writing. Client understands that a margin

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call may occur even in instances where account positions are hedged, given spreads may widen as set forth in paragraph 7 herein, causing remaining margin to diminish. Should remaining margin be insufficient to maintain open positions, the account may sustain a margin call, closing out any open positions in the account.

5. POSITION LIMITATION AND EXTRAORDINARY EVENTS. TRADEVIEW LTD retains the right to limit the amount and/or total number of open positions that Client may acquire or maintain at TRADEVIEW LTD. TRADEVIEW LTD reserves the right to refuse to accept any order. TRADEVIEW LTD shall not be responsible for any loss or damage caused, directly or indirectly, by any events, actions or omissions beyond the control of TRADEVIEW LTD including, without limitation, loss or damage resulting, directly or indirectly, from government restrictions, war, strikes, labor disruptions and terrorist acts. TRADEVIEW LTD shall not be liable for damages, including lost profits or trading losses caused by delays or inaccuracies in pricing or the transmission of orders or information due to a breakdown in or failure of any transmission or communication facilities, unauthorized access, theft or systems failures. Client understands TRADEVIEW LTD is authorized to reclaim any trading profits Client obtains through the trading of delayed or inaccurate pricing.

6. PRICING, CONDITIONAL ORDERS AND GAPPING MARKETS. Client understands and agrees that he/she will not enter into transactions for purposes of scalping, arbitrage or to intentionally exploit or manipulate any inaccuracy, regardless of how minor, major, obvious or unobvious, in any rate or pricing offered by TRADEVIEW LTD whether through the usage of scripts, codes, electronic advisors, software or any other form of computer program or manual trading. TRADEVIEW LTD defines scalping as any transaction which remains open for a period of less than three minutes in duration. Client understands TRADEVIEW LTD is authorized to retroactively cancel transactions found, in TRADEVIEW LTD's sole discretion, to be transactions entered into in order to exploit or manipulate pricing by means as set forth within this Section. TRADEVIEW LTD is then authorized to reclaim any trading profits Client obtains through the entering of transactions for purposes of scalping, arbitrage or intentional exploitation of inaccuracies of rates/pricing offered by TRADEVIEW LTD. Client acknowledges and understands that TRADEVIEW LTD does not guarantee the execution of orders at specific prices, including conditional orders such as stops and/or limits, specifically at times of increased volatility or volume, including market news announcements, due to gapping markets, greyed out pricing, and market liquidity. Client understands and agrees that should they receive off-market prices, for any reason, including but not limited to, delays, malfunctions or manual trading errors, TRADEVIEW LTD shall retroactively cancel such trades and may elect to leave such trades canceled or reopen such trades at the correct market price, Client understands that orders received during instances of increased market volatility will be filled at the next best price available or the fair market value. Client acknowledges that during instances of gapping markets, conditional orders, specifically stop losses, will be filled at the next available price following a gapping market. Pricing can gap past the price set forth in conditional orders, resulting in clients losing more funds than initially intended. Client acknowledges that due to such risks, TRADEVIEW LTD encourages clients to utilize market orders rather than conditional orders, as market orders are provided with a requote and allow Clients to accept or reject the new price. Client agrees that TRADEVIEW LTD is not responsible for any losses, including margin calls, which occur as a result of conditional orders being filled during a gapping market or orders being filled at certain prices as a result of greyed out pricing and/or limitations in market liquidity.

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7. WIDENED SPREADS. Client understands and acknowledges that there may be instances where spreads widen beyond the typical spreads offered. During volatile markets, such as news announcements, spreads may widen substantially in order to compensate for increased market volatility. Client is advised to utilize extreme caution when trading during increased volatility in the markets, including major news events, as widened spreads can adversely affect all positions in an account including hedged positions.

8. SETTLEMENT DATE, ROLLOVERS AND INTEREST TRADEVIEW LTD is authorized, in its absolute discretion, to rollover or offset all or any portion of positions maintained in CFDs on currencies within Client's Account(s), maintained on any electronic trading platform at Client's risk. A position carried forward may be credited or debited interest charges until the position is closed. All CFDs on Futures are not rolled over at contract expiration. TRADEVIEW LTD shall close all positions at expiration of Futures contracts and client may, at his/her sole discretion, elect to purchase a new contract. At its discretion, TRADEVIEW LTD may elect to offer Client an interest free account whereby positions carried forward will not be credited or debited interest charges. Client agrees and acknowledges that if such an account is offered by TRADEVIEW LTD to Client, TRADEVIEW LTD has the authority to, at its own discretion and at anytime and for any reason, begin crediting and/or debiting interest charges to said account without prior notice to Client.

9. COLLATERAL AND LENDING AGREEMENT. All funds, securities, currencies, and other property of Client that TRADEVIEW LTD or its affiliates may at any time be carrying for Client (either individually, jointly with others or as a guarantor of the account of any other person) or which may at any time be in its possession or control or carried on the books of TRADEVIEW LTD for any purpose, including safekeeping, are to be held by TRADEVIEW LTD as security and subject to a general lien and right of set-off for all obligations and liabilities of Client to TRADEVIEW LTD whether or not TRADEVIEW LTD has made advances in connection with such securities, currencies or other property, and irrespective of the number of accounts Client may have with TRADEVIEW LTD. TRADEVIEW LTD may in its discretion, at any time and from time to time, without notice to Client, apply and/or transfer any or all funds or other property of Client between any of Client's accounts. Client hereby also grants to TRADEVIEW LTD the right to pledge, re-pledge, hypothecate, invest or loan, either separately or with the property of other Clients, to itself as broker or to others, any securities or other property of Client held by TRADEVIEW LTD as margin or collateral. TRADEVIEW LTD shall at no time be required to deliver to Client the identical property delivered to or purchased by TRADEVIEW LTD for any account of Client. Should Client take delivery of currencies through settlement of trades, TRADEVIEW LTD is obliged to make full payment for the delivery on 24 hours notice. If the balance in the Client's account is not adequate to pay for the delivery, the depository receipts held in the name of Client or TRADEVIEW LTD, as Client's agent or nominee, become property carried on margin in the Client's account, since they are not fully paid for by Client. This authorization shall apply to all accounts carried by TRADEVIEW LTD for Client and shall remain in full force until all accounts are fully paid for by Client or notice of revocation is sent by TRADEVIEW LTD.

10. LIQUIDATION OF ACCOUNTS / DEFICIT BALANCES. In the event of: (a) the death or judicial declaration of incompetence of Client, (b) the filing of a petition in bankruptcy, or a petition for the appointment of a

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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 TRADEVIEW LTD, (d) insufficient margin, or TRADEVIEW LTD's determination that any collateral deposited to protect one or more accounts of Client is inadequate, regardless of current market quotations, to secure the account, (e) Client's failure to provide TRADEVIEW LTD any information requested pursuant to this agreement, or (f) any other circumstances or developments that TRADEVIEW LTD deems appropriate for its protection, then, in TRADEVIEW LTD's sole discretion, it may take one or more, or any portion of, the following actions: (i) satisfy any obligation Client may have to TRADEVIEW LTD, either directly or by way of guaranty of surety, out of any of Client's funds or property in its custody or control, (ii) sell or purchase any or all Contracts, securities or property held or carried for Client, and (iii) cancel any or all outstanding orders or contracts, or any other commitments made on behalf of Client. Any of the above actions may be taken without demand for margin or additional margin, without prior notice of sale or purchase or other notice to Client, Client's personal representatives, heirs, executors, administrators, trustees, legatees or assigns and regardless of whether the ownership interest shall be solely Client's or held jointly with others. In liquidation of Client's long or short positions, TRADEVIEW LTD may, in its sole discretion, offset in the same settlement or it may initiate new long or short positions in order to establish a spread or straddle which in the sole discretion of TRADEVIEW LTD may be advisable to protect or reduce existing positions in a Client's account. Any sales or purchases hereunder may be made at TRADEVIEW LTD's discretion with any inter-bank or other market where such business is then usually transacted or at a public auction or private sale, and TRADEVIEW LTD may purchase the whole or any part thereof free from any right of redemption. Client shall at all times be liable for the payment of any deficit balance in Client's account(s) upon demand by TRADEVIEW LTD and in all cases, Client shall be liable for any deficiency remaining in Client's account(s) in the event of the liquidation thereof in whole or in part by TRADEVIEW LTD or by Client. In the event the obligations and liabilities of Client owed to TRADEVIEW LTD, Client shall promptly pay upon demand, the deficit together with interest thereon at a rate equal to three points above the then prevailing prime rate at TRADEVIEW LTD's principal bank or the maximum interest rate allowed by law, whichever is lower. Client agrees to pay and shall be liable for all reasonable costs and expenses of collection, including but not limited to, attorney's fees, witness fees and travel expenses. In the event TRADEVIEW LTD incurs expenses other than for the collection of deficits, with respect to any of Client's account(s), Client agrees to pay such expenses.

11. MONTHLY STATEMENTS AND CONFIRMATIONS. Transaction confirmations of orders and statements of accounts for Client and made available solely online, shall be deemed correct and accurate and shall be conclusive and binding upon Client if not objected to immediately to by Client, in writing to operations@tradeviewforex.com, within five (5) business days of such activity being reviewable online. Failure to object shall be deemed acceptance and ratification of all actions taken by TRADEVIEW LTD or TRADEVIEW LTD's agents. Client's failure to receive a transaction confirmation shall not relieve Client of the duty to inquire of TRADEVIEW LTD and to object as set out herein.

13. BANKING RELATIONSHIPS. Client understands and acknowledges Tradeview Ltd. banking relationships which include: (a) Mainstream Fund Services, Inc. and Tradeview Ltd. have a relationship where Mainstream provides custodial and cash management services for Tradeview Ltd. Mainstream Fund Services, Inc. operates

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an account titled “Mainstream Fund Services, Inc. FBO Tradeview Ltd” at BMO Harris Bank, (b) Mainstream Fund Services, Inc. has additionally established a relationship with Global Custodial Services, Inc. to operate accounts held with Santander, (c) TVM CAPITAL S.A. de C.V. has a fund administration agreement with Tradeview Ltd. and has relationships with Scotiabank, Banorte, and BBVA Bancomer, (d) Tradeview Financial Markets SAC has a fund administration agreement with Tradeview Ltd. and has a relationship with BBVA Continental Peru, (e) Tradeview Ltd. has an operating only account with NCB Limited in the Cayman Islands.

14. COMMISSIONS AND FEES. Client agrees to pay all charges relating to the CFD transactions conducted by or through TRADEVIEW LTD, including without limitation commissions, markups, markdowns, transaction fees, transfer and cancellation charges, and inactive account fees. TRADEVIEW LTD may adjust its charges without notice. All such charges shall be paid by Client as incurred and deducted from Client’s account. TRADEVIEW LTD may share such commissions or markups and markdowns with third parties. Transaction fees are accessed per trade on certain trading platforms. Funded accounts which remain inactive for a period of six (6) months will be charged an inactive account fee of \$50.00 USD. TRADEVIEW LTD’s failure to charge any such fees does not waive or invalid its right to deduct such fees in the future.

15. TRADEVIEW LTD RESPONSIBILITIES. TRADEVIEW LTD will 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 TRADEVIEW LTD’s control or anticipation. TRADEVIEW LTD is not responsible for losses or other adverse affects realized by Client accounts as a result of gapping markets, repricing or instances of increased volatility in the markets. TRADEVIEW LTD shall only be liable for its actions directly attributable to gross negligence, willful default or fraud on the part of TRADEVIEW LTD. TRADEVIEW LTD shall not be liable for losses arising from the default of any agent or any other party used by TRADEVIEW LTD under this Agreement. Since over-the-counter Contracts are not traded on an exchange, the prices at which TRADEVIEW LTD is willing to deal or the quotes published by TRADEVIEW LTD may differ form prices confirmed or quoted by other CFD market makers or dealers.

16. IDENTITY VERIFICATION. Client acknowledges and agrees that he/she is required to submit copies of unexpired government issued identification and address verification documentation to TRADEVIEW LTD with a signed copy of this Agreement. Client further agrees that TRADEVIEW LTD has the authority to delay, cancel or otherwise postpone trading or the depositing/withdrawing of funds, regardless of amount, until Client has provided copies of unexpired government issued identification and/or address verification documentation as required. After receipt of such documentation, TRADEVIEW LTD reserves the right to request additional documentation in order for TRADEVIEW LTD to adequately verify the Client(s) identity. Client understands that failure to provide such documentation shall authorize and obligate TRADEVIEW LTD to report such to applicable government agencies.

17. CURRENCY FLUCTUATION RISK. If Client directs TRADEVIEW LTD to enter into any CFD transaction: (a) any profit or loss arising as a result of a fluctuation in the exchange rate affecting such currency will be entirely for the risk and account of Client; (b) all deposits for margin purposes if made in currency other than U .S. Dollars

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may be converted to U.S. Dollars, in such amounts as TRADEVIEW LTD may in its sole discretion require; and (c) TRADEVIEW LTD is authorized to convert funds in Client's account for margin into and from such foreign currency at a rate of exchange determined by TRADEVIEW LTD in its sole discretion on the basis of the then prevailing money market rates.

18. RISK ACKNOWLEDGMENT. Client acknowledges that investments in leveraged and non-leveraged transactions are speculative, involve a high degree of risk, and are appropriate only for persons who can assume risk of loss in excess of their margin deposit to carry CFD positions and may result in significant losses that substantially exceed Client's investment and margin deposit. Client represents and warrants to TRADEVIEW LTD that Client is willing and able, financially and otherwise, to assume the risk of trading in CFD transactions, and in consideration of TRADEVIEW LTD's carrying his/her account(s), Client agrees not to hold TRADEVIEW LTD responsible for losses incurred through trading. Client recognizes that guarantees of profit or freedom from loss are impossible in trading Contracts. Client acknowledges that Client has received no such guarantees from TRADEVIEW LTD or from any of its introducing or referring agents or other entities with whom Client is conducting his/her TRADEVIEW LTD account and has not entered into this Agreement in consideration of or in reliance upon any such guarantees or similar representations. If Client has received any such guarantees or inducements, Client is advised to report such activity to TRADEVIEW LTD as promptly as possible.

19. CLIENT REPRESENTATIONS AND WARRANTIES. Client represents and warrants to TRADEVIEW LTD that: (a) Client is of sound mind, legal age and legal competence, (b) no person other than Client has or will have an interest in Client's account(s), (c) regardless of any subsequent determination to the contrary, Client is suitable to trade Contracts and understands the risk inherent in such trading, (d) Client confirms that all funds deposited to his/her account are the property of the account owner and of no other person or entity, (e) Client is not a resident or citizen of the United States as defined under applicable law, and (f) all the information provided by Client to TRADEVIEW LTD in account applications or otherwise is true, correct and complete as of the date here of, and Client will promptly notify TRADEVIEW LTD of any changes in such information.

20. DISCLOSURE OF FINANCIAL INFORMATION. Client represents and warrants to TRADEVIEW LTD that the financial information disclosed to TRADEVIEW LTD in this document is an accurate representation of Client's current financial condition and that Client has very carefully considered the portion of the Client's assets which the Client considers to be risk capital available for investment in Contracts. Client recognizes 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 a way as to reduce Client's net worth, liquid assets and/or risk capital.

21. JOINT ACCOUNTS. If this account is held by more than one person, all of the joint and beneficial holders are jointly and severally liable to TRADEVIEW LTD for any and all obligations arising out of all transactions in the account and each agree to be bound by all the terms and conditions of this Agreement. In addition, each person named on this account has authority: (a) to trade for the account subject to this Agreement, (b) to receive all correspondence and documents in respect to the account, (c) to receive or withdraw money from

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the account, (d) to execute agreements relating to the account, and (e) to deal with TRADEVIEW LTD fully. TRADEVIEW LTD, nevertheless, has the authority to require joint action by the parties to the account in matters relating to the account. TRADEVIEW LTD has possession over the collateral in the account, whether owned by the holders individually or jointly. If a death occurs to one or more of the holders, TRADEVIEW LTD 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. Unless the Account Application Form for Joint Account states otherwise, then each holder is presumed to have an equal share in the account.

22. AMENDMENT. TRADEVIEW LTD may amend this Agreement by providing client with written notification of such amendments in accordance with Section 25 herein. No oral agreements or instructions to the contrary shall be recognized or enforceable. This instrument and the attachments hereto embody the entire agreement of the parties, superseding any and all prior written and oral agreements and there are no other terms, conditions or obligations other than those contained herein.

23. GOVERNING LAW. This Agreement and the rights and obligations of the parties hereto, and any judicial or administrative action or proceeding or arbitration arising directly or indirectly hereunder, or in connection with the transactions contemplated hereby, whether brought by Client or TRADEVIEW LTD, shall be governed by the laws of the Cayman Islands, without reference to its conflicts of laws principles.

24. JURISDICTION. Any dispute, controversy or claim which may arise out of or in connection with this Agreement, or the execution, breach, termination or invalidity thereof, shall be settled by the Commercial Arbitration Court at the Grand Court of the Cayman Islands in accordance with its Rules. The language to be used in the arbitral proceedings shall be English and the place of arbitration shall be Grand Cayman, Cayman Islands. The arbitral tribunal shall consist of no more than three (3) arbitrators and all proceedings shall be conducted and decision rendered based solely on the submission of documents and other such materials. No oral hearings or oral arguments shall be held. Client hereby waives the right to have such proceeding transferred to another jurisdiction. No arbitration hereunder or relating to this Agreement, shall be brought by Client more than one year after the date of the transaction giving rise to the cause for arbitration regardless of when Client discovers the facts relating to the cause for arbitration.

25. TERMINATION. This Agreement shall continue in effect until termination and may be terminated by Client at any time when Client has no obligations held by or owed to TRADEVIEW LTD, upon the actual receipt by TRADEVIEW LTD at its office of a written notice of termination, or at any time whatsoever by TRADEVIEW LTD upon the transmittal of written notice of termination of any obligations set out in this Agreement. Termination by Client shall not relieve Client of the obligation to pay any deficit balance in the account.

26. INDEMNIFICATION. Client agrees to indemnify and hold TRADEVIEW LTD, its affiliates, subsidiaries, employees, agents, successors and assigns harmless from and against any and all liabilities, losses, damages, costs and expenses, including attorney's fees, incurred by TRADEVIEW LTD arising out of Client's failure to fully and timely perform Client's agreements herein or should any of Client's representations and warranties to

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TRADEVIEW LTD fail to be true and correct. Client also agrees to pay promptly to TRADEVIEW LTD all damages, costs and expenses, including attorney's fees, incurred by TRADEVIEW LTD in the enforcement of any of the provisions of this Agreement and any other agreements between TRADEVIEW LTD and Client.

27. NOTICES. Client agrees and acknowledges that all notice requirements set forth therein, shall be satisfied by TRADEVIEW LTD through the sending of any notification to the email address submitted with this Agreement by the Client.

28. RECORDED CONVERSATIONS. Client agrees and acknowledges that all conversations may be recorded. Conversations relating to the account(s) between Client and TRADEVIEW LTD personnel may be electronically recorded with or without the use of an automatic tone warning. 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 TRADEVIEW LTD. Client understands that TRADEVIEW LTD destroys such recordings at regular intervals in accordance with TRADEVIEW LTD's established business procedures and hereby consents to such destruction.



Tradeview Ltd is regulated under the auspices of the Cayman Islands Monetary Authority. As such, all parties signed to this agreement are de facto, oblige to operate and perform all aspects of respective duties in accordance with CIMA rules and regulations

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CORPORATE CLIENT AGREEMENT

*Please complete the application below in its entirety after thoroughly reviewing the terms, conditions, and disclosures within the Agreement(s) and Disclosure(s) enclosed.

The following financial information is required to open your account and will be kept confidential by TRADEVIEW in accordance with the Customer Trading Agreement. **All questions MUST be answered.**

The services of TRADEVIEW LTD are not being offered in the UNITED STATES, to US RESIDENTS or US PERSONS as defined under US law.

*** SELECT ONE PLATFORM:**

Metatrader4
 - Innovative Liquidity Connector

Metatrader5
 - Innovative Liquidity Connector

cTrader

Metatrader4
 - X Leverage

Metatrader5
 - X Leverage

Currenex
 - FX only

Other - API or FIX Integration

Sterling Trader
 - USA On-Exchange Equities

Rhinotrader
 - On Exchange Equities

GENERAL ACCOUNT INFORMATION

*Company Name

* Type of Business

* Type of Business

Corporate

Partnership

Limited

Sole Proprietor

* Principal Place of Bussiness Address(No P.O.BOX)

*Phone

Adress

* Company Website

*City

Fields marked with * are required

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*E-mail Address

*Status

*Country

*Zip

*Province

*Business Description

CORPORATE, LIMITED, LTD OR PARTNERSHIP ACCOUNT OWNERSHIP INFORMATION:

*Date of Incorporation or Formation
 Day Month Year

*Country of Incorporation or Formation

* Ownership:

Public

Private

Total Market Cap or Net Worth: \$

If a subsidiary, Please Provide Parent Company Name:

Number of Limited Partners or Members:

GENERAL PARTNERS/MANAGING MEMBERS INFORMATION

*Last Name:

*First Name:

Middle:

*Day of Birth

Day Month Year

Fields marked with * are required

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*Nationality:

*Gender:

*Material Status:

Male

Female

Single

Married

*Country

Province:

*E-mail:

2ND GENERAL PARTNER, IF APPLY

*Last Name:

*First Name:

Middle:

*Day of Birth

Day Month Year

*Place of Birth:

*Home Phone:

*Passport No:

*Address:

Mobile:

*Passport Expiration Date

Day Month Year

Address 2:

*City:

*Postal Code:

*Nationality:

*Gender:

*Material Status:

Male

Female

Single

Married

*Country

Province:

*E-mail:

Fields marked with * are required

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Are the General Partners / Managing Members listed within this Application/Agreement the ultimate Beneficial Owners of the entity establishing this account?

Yes No

Are you connected to bankruptcies?:

Yes No

IF YOU ARE CONNECTED WITH BANKRUPTCIES, PLEASE FILL OUT THE FOLLOWING INFORMATION

What bankruptcies are you connected with?

DECLARATION OF U.S. CITIZENSHIP OR U.S. RESIDENCE FOR TAX PURPOSES

Please tick either (a) or (b) or (c) and complete as appropriate

*Declaration:

(a) I confirm that I am a U.S. citizen and/or resident in the U.S. for tax purposes (green card holder or resident under the substantial presence test) and my U.S. federal taxpayer identifying number (U.S TIN) is as follows.

(b) I confirm that I was born in the U.S. (or a U.S. territory) but am no longer a U.S. citizen as I have voluntarily surrendered my citizenship as evidenced by the attached documents

(c) I confirm that I am not a U.S. citizen or resident in the U.S. for tax purposes

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DECLARATION OF SOURCE OF WEALTH

*Source of Wealth:

Income from profession/employment (Please fill out employer details in the section above)

Inheritance

If you select the option "Inheritance" please provide more information on the source of the inheritance

Company Ownership / Sale of Company or Assets

Company Ownership and Profits

If you select the option "Company Ownership / Sale of Company or Assets" or "Company Ownership and Profits" Please provide details on Company

Investments or Savings

If you select the option "Investments or Savings" Please provide more information on the investment/savings you plan to use to fund your account.

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Rental income / Sale of Real Property

If you select the option "Rental income / Sale of Real Property" please include rental agreement or sale agreement in your uploaded documents.

Gift

If you select the option "Gift" please provide details on the gift source

Other income

If you select the option "Other income" please explain your source of income

I/We declare (as an authorized signatory for the Applicant) that the information provided in this Form, is to the best of my knowledge and belief, accurate and complete. I/we further confirm that my/ or wealth is from legitimate sources as indicated above, and that I/we will also provide the required evidence of the source of wealth as is required.

Applicant Signature

Client Agreement

EDUCATION EXPERIENCE

Please check the following which best describe your investing experience:(if you have no prior investing experience please sign “Supplemental Risk Disclaimer”)

	Years of experience	Trading volume	Frequency of trading
On-Exchange Securities			
Leverage FX, CFD's and Precious Metals			
Commodities			
Futures			
Options			
Mutual Funds			

EXTRA INFORMATION

*Volume of the anticipated deposits on an annual basis: Purpose for account:

Management of Account:

Self - management

Third party manager

You act as professional manager (i.e. manages the accounts of others)

Introducing Broker, if applicable:

Sales person, if applicable:

Client Agreement

DO YOU UNDERSTAND THE FOLLOWING?

*CDF Trading	Yes	No
*Risk of Loss (Including the risk of total loss of investment)	Yes	No
*Margin and TRADEVIEW LTD's Margin Policy	Yes	No

DO YOU HAVE ANY OTHER ACCOUNTS WITH TRADEVIEW LTD OR ANY OF ITS AFFILIATES?

Yes No (If yes, please provide the following information)

*Account Type *Account Number *Average amount on Deposit

Client Agreement

ACKNOWLEDGEMENT AND SIGNATURE

The undersigned hereby attest(s) and agree(s) that the above application is for the purpose of opening an account with TRADEVIEW LTD (hereinafter referred to as 'TRADEVIEW LTD') and that such an account will be governed by the terms and conditions set forth within TRADEVIEW LTD's Client Agreement. The undersigned further certifies that he/she has received a copy of TRADEVIEW LTD's Client Agreement, Online Services and Electronic Trading Agreement and Risk Disclosure Statement and has read, understands and agrees that all terms and conditions contained therein shall govern his/her business relationship with TRADEVIEW LTD. The undersigned agrees and understands that TRADEVIEW LTD retains the right to amend any and all Agreements at any time by means of proper notification.

The undersigned hereby attest(s) and agree(s) that the above information is complete and accurate and certifies that the signature is genuine and that any photocopies, including copies of the verification of identity documents supplied are unaltered, exact copies of the corresponding originals. The undersigned hereby authorizes TRADEVIEW LTD to verify any or all of the foregoing information through any means deemed proper by TRADEVIEW LTD.

Client's Name

Client's Signature

Tradeview's Signature

Date

Date

Client Agreement

CITIZENSHIP SIGNATURE

The undersigned hereby acknowledges and certifies that he/she is neither a citizen, (whether natural or naturalized, if applicable) nor a permanent resident of the United States and has not been granted any visa authorizing him/her to reside, work or otherwise be legally present in the United States. The undersigned further certifies that he/she will not attempt to fund any account maintained at TRADEVIEW LTD ('TRADEVIEW LTD') with a banking or credit card account maintained under a United States address. The undersigned attests and agrees that should he/she become a citizen of, a permanent resident of, or obtain any form of visa authorizing him/her to reside and/or work within, the United States the undersigned is obligated to inform TRADEVIEW LTD immediately.

The undersigned hereby acknowledges and agrees that should any certification contained herein be false or inaccurate TRADEVIEW LTD is authorized to immediately close any and all accounts maintained by the undersigned at TRADEVIEW LTD, including the closure of any open positions with no liability placed upon TRADEVIEW LTD for market loss as a result of such. The undersigned hereby authorizes TRADEVIEW LTD to verify any or all of the foregoing information through any means deemed proper by TRADEVIEW LTD.

Client's Name

Client's Signature

Tradeview's Signature

Date

Date

Client Agreement

INTRODUCING BROKER COMMISSIONS

The undersigned hereby acknowledges and understands that TRADEVIEW LTD ('TRADEVIEW LTD') does not supervise the activities of introducing brokers (IB) and assumes no liability for any representations made by IBs, which shall include but not be limited to, accuracy of trading programs, risk warnings or lack thereof, guarantees of profit or security of principal, or trading advice. TRADEVIEW LTD and IBs are wholly separate and independent from one another. Any Agreement(s) between TRADEVIEW LTD and IBs do not establish any form of joint venture or partnership and at no time are IBs agents or employees of TRADEVIEW LTD.

The undersigned further acknowledges and understands that he/she may have commissions assessed against their TRADEVIEW LTD trading account as a result of his/hers relationship with an IB of TRADEVIEW LTD who solicited, referred and/or introduced the undersigned to TRADEVIEW LTD. The undersigned acknowledges and agrees that TRADEVIEW LTD is authorized to charge his/her trading account in an amount designated by the IB as IB's commission amount. The undersigned further acknowledges and understands that all such commission charged is being charged against his/her trading account by TRADEVIEW LTD for payment to IB and that TRADEVIEW LTD is not compensated through the deduction of such commission.

The undersigned hereby acknowledges and agrees to contact TRADEVIEW LTD via email or telephone should he/she feel they are being charged commissions that are unauthorized, excessive or that differ from that which the IB disclosed. Further, the undersigned agrees to provide TRADEVIEW LTD with any and all written agreements, disclosures or acknowledgements by and between the IB and himself/herself at the time of executing this agreement.

Client's Name

Client's Signature

Tradeview's Signature

Date

Date

Client Agreement

DISCRETIONARY TRADING AUTHORIZATION / POWER OF ATTORNEY

I hereby authorize _____ as my agent and attorney-in-fact to purchase, sell, hold, invest, and reinvest Contracts for Difference (collectively referred to as “CFDs”) on equities, futures, currencies, precious metals and any similar instruments in accordance with Tradeview LTD’s (“TRADEVIEW LTD”) terms and conditions for my account and risk and in my name or number on TRADEVIEW LTD’s books. I hereby agree to indemnify and hold TRADEVIEW LTD harmless from, and to pay TRADEVIEW LTD properly on demand any losses costs, indebtedness and liabilities arising there from or debit balance(s) due thereon.

In all such purchases, sales or transactions TRADEVIEW LTD is authorized to follow the instructions of my agent and attorney -in- fact in every respect concerning my account with TRADEVIEW LTD and (s)he is authorized to act for me and in my behalf in the same manner and with the same force and effect as I might or could do with respect to such purchases, sales or transactions as well as with respect to all other things necessary or incidental to the furtherance or conduct of such purchases sales or transactions. I hereby ratify and confirm any and all transactions with TRADEVIEW LTD heretofore or hereafter made by my aforesaid agent on behalf of or for my account.

This authorization and indemnity is a continuing one and shall remain in full force and effect until revoked by me by a written notice addressed to and actually received by TRADEVIEW LTD, but such revocation shall not affect any liability in any way resulting from transactions initiated prior to TRADEVIEW LTD’s receipt of such revocation. This authorization and indemnity shall inure to the benefit of TRADEVIEW LTD’s present firm and of any successor firm or firms irrespective of any change or changes at any time in the personnel thereof for any cause whatsoever and of the assigns of TRADEVIEW LTD’s present firm or any successor firm. This authorization and indemnity is in addition to (and in no way limits or restricts) any rights which TRADEVIEW LTD may have under any other agreement or agreements between TRADEVIEW LTD and I.

I understand and certify that I have the financial resources to enter into this agreement and that I fully understand the trading objectives of my agent and attorney-in-fact designated above which have been thoroughly explained to me. In addition, the undersigned has provided TRADEVIEW LTD with a copy of any disclosure document, managed account agreement, or other such materials executed by and between Agent and the undersigned that concern the Agent’s advice in regards to the Account.

I hereby acknowledge and agree that my agent and attorney-in-fact shall be compensated from funds maintained within my account in accordance with the terms and conditions set forth below. Further, shall I elect to initial ‘Yes’ below and sign the document labeled ‘Commission Schedule’ attached hereto, I am agreeing to compensate my agent and attorney-in-fact at rates contained within the Commission schedule.

Client Agreement

I hereby acknowledge and agree that my agent and attorney-in-fact shall be compensated from funds maintained within my account in accordance with the terms and conditions set forth below. Further, shall I elect to initial 'Yes' below and sign the document labeled 'Commission Schedule' attached hereto, I am agreeing to compensate my agent and attorney-in-fact at rates contained within the Commission schedule.

I understand and acknowledge that I may already be paying commissions to my Introducing Broker and that any commissions agreed to herein are separate commissions being charged for separate services. My decision to not agree to pay commissions per the Commission Schedule attached hereto will not affect any commissions already being paid to my Introducing Broker.

Incentive Fees*: % of net profits per Month
 Quarter

*Be advised, per the terms of TRADEVIEW LTD's Trading Agent Agreement, all agents are paid profit sharing and incentive fees on a net high watermark basis.

Commission Schedule: YES, I wish to pay my agent and attorney-in-fact the rates contained with the Commission Schedule attached hereto.
 NO, I will not pay my agent and attorney-in-fact rates contained within the Commission Schedule attached hereto.

Given the global nature of the business, historically, foreign currency trading advisory is prone to false advertising and misleading information. TRADEVIEW LTD cannot require a Customer to do any "due diligence" on a third-party trading advisor ("Agent") prior to entering into an agreement with such Agent. However, TRADEVIEW LTD encourages Customers to take such measures, and asks that Customers acknowledge that they have read and, at the minimum, considered taking the following recommended steps before entering into any agreement with an Agent.

- Have the Agent provide you with a disclosure document that, at the minimum, provides: the Agent's biography, outlines the investment methodology, discloses the fees charged by the Agent, and discloses the risks associated with the investment methodology
- Ask the Agent to provide you with references from existing clients
- Have your attorney or accountant verify the accuracy of any performance record provided to you by the Agent, and review any contractual agreement to be executed by and between you and the Agent.

Client Agreement

I, the undersigned, represent and covenant that I have read and understand this “Third-Party Advisor Checklist”:

E-mail

Customer Name
and Title

Date

Authorized Client
Signature

Client Agreement

CORPORATE RESOLUTIONS AND CERTIFICATE

I, _____ Secretary of _____, a
 corporation organized under the laws of the State, Country or Jurisdiction of _____
 (the "Corporation"), DO HEREBY CERTIFY that a meeting of the Board of Directors or other duly authorized
 governing body of the Corporation, held in accordance with its charter, by-laws or memorandum of as-
 sociation on the _____ day of _____ of the year _____ at which
 a quorum was at all times present and acting, the following resolutions were duly adopted and that said
 resolutions have not been amended, rescinded or revoked and do not conflict with any of the provisions of
 the charter, by-laws or other governing documents of the Corporation:

(1) RESOLVED: That

(Officer/Director Name & Title) and

(Officer/Director Name & Title)

and each of them, or such other person as the Corporation may designate from time to time either in writing or by his or her apparent authority, be and hereby are authorized to trade in the purchase and sale of currencies of every nature and kind (including CFD contracts and options thereon) and any similar instruments (collectively referred to as "Contracts") for the account and risk of this Corporation through and with the firm of Tradeview LTD Ltd ("TRADEVIEW LTD") and its successors and assigns, the authority hereby granted including the power to do any and all of the following:

- a) To buy, sell, sell short, and trade in Contracts on margin or otherwise;
- b) To deposit with and withdraw from TRADEVIEW LTD. money, securities or other property for the purchase or sale of Contracts;
- c) To receive and acquiesce in the correctness of notices, confirmations, requests, demands and communications of every kind;
- d) To enter into a Client Agreement (and all related account documents) with TRADEVIEW LTD;
- e) To settle, compromise, adjust, and give releases with respect to any and all claims, demands, disputes and controversies; and
- f) To make agreements and take any other action relating to any of the foregoing matters.

(2) RESOLVED: That notices, statements, and demands upon the Corporation by or from TRADEVIEW LTD in

Client Agreement

connection with the Corporation’s account or accounts may be delivered verbally or in writing to any of the above designated persons as though dealing with the Corporation;

(3) RESOLVED: That the execution and delivery of an Account Application and Client Agreement are hereby authorized and that the officers or directors, as the case may be, of the Corporation are hereby directed to execute such Agreements, and all other agreements by and on behalf of the Corporation and to deliver the same to TRADEVIEW LTD;

(4) RESOLVED: That TRADEVIEW LTD is authorized to act upon the authority of these resolutions until receipt by it of a certificate showing rescission or modification thereof signed by the Secretary, officer or director of this Corporation and under its seal, and that TRADEVIEW LTD is also authorized to recognize and deal with the officers of this Corporation whose names are set forth in this certificate, until receipt by TRADEVIEW LTD at its offices of a further certificate, setting forth the name(s) of another person or other persons as such officers;

(5) RESOLVED: That it is the intention of the Corporation to give the persons empowered to trade in Contracts the broadest possible power with respect to the account or accounts of the Corporation, and the Corporation agrees to hold TRADEVIEW LTD harmless against any and all claims that may arise by reason of following any instruction, order or direction given by any of the empowered persons.

I further certify that, as applicable, each of the following has been duly elected and is now legally holding the office designated below his or her respective name:

- | | |
|-----------|----------------|
| President | Vice President |
| Treasurer | Director |
| Secretary | Director |

I further certify that the Corporation is duly organized and existing and, pursuant to its corporate charter, has the power to effect the transactions and to take all actions as recited in these resolutions.

Furthermore, TRADEVIEW LTD may rely upon this certification in establishing and maintaining accounts for the Corporation.

In witness whereof, I have hereunto subscribed my name and affixed the seal of the Corporation this day of _____, 20____

 (Corporate Seal) Secretary

Client Agreement

COMMISSION SCHEDULE

Commissions charged by Agent and Attorney-in-Fact

Should Client and the Agent and Attorney-in-Fact agree to compensation in the form of commissions, please see Column 2 below labeled “Commissions to Charge” in order to review the schedule of commissions per product type.

(*Column three is merely a listing of examples provided by TRADEVIEW LTD. Only commissions written within column 2 will be charged against the account.)

Products	Comissions to Charge	Example of comissions to be charged by Agent based on settings of shares and units in the plat-form
		SHARES
Equities		
		FOREX
Forex		\$.0001 or \$10 per \$100,000
		COMMODITIES
Gold		\$.10 per ounce/unit
Silver		\$.01 per ounce/unit
Natural Gas		\$.0005 per BTU/unit
Crude Oil		\$.01 per barrel/unit
		FINANCIAL
US NASQ 100		\$.25 per contract/unit
UP SP 500		\$.10 per contract/unit
US DJ Industrial		\$2 per contract/unit
UK 100		\$.50 per contract/unit
Europe 50		\$2 per contract/unit
Germany 30		\$.50 per contract/unit
France 40		\$.50 per contract/unit

Client Agreement

THIRD-PARTY TRADING ADVISOR CHECKLIST

As an unregulated business, foreign currency trading advisory is prone to false advertising and misleading information. Tradeview LTD cannot require a Customer to do any “due diligence” on a third-party trading advisor (“Agent”) prior to entering into an agreement with such Agent. However, TRADEVIEW LTD encourages Customers to take such measures, and asks that Customers acknowledge that they have read and, at the minimum, considered taking the following recommended steps before entering into any agreement with an Agent.

A. Have the Agent provide you with a disclosure document that, at the minimum, provides: the Agent’s biography, outlines the investment methodology, discloses the fees charged by the Agent, and discloses the risks associated with the investment methodology;

B. Ask the Agent to provide you with references from existing clients;

C. Have your attorney or accountant verify the accuracy of any performance record provided to you by the Agent, and review any contractual agreement to be executed by and between you and the Agent.

I, the undersigned, represent and covenant that I have read and understand this “Third-Party Advisor Checklist”:

Authorized Client Signature

Print Name and Title

Date