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1 Important information

1.1 About this PDS

This PDS is issued by CMC Markets Asia Pacific Pty Ltd (referred to in this PDS as “**CMC Markets**”, “**we**”, “**us**” or “**our**”) in connection with derivative products we issue which are traded through the CMC Markets Next Generation Platform (“**Products**”). This PDS is designed to assist you in making an informed decision regarding opening an Account and trading Products. You should note that this PDS contains information specific to Products offered by CMC Markets that is not applicable to products traded through any other platform. This PDS forms part of the agreement under which we will provide Products and Services to you. Before deciding whether to trade with us, you should consider this PDS and whether trading CMC Markets Products is appropriate for you.

The agreement between you and us consists of this PDS, the CMC Markets Financial Services Guide (FSG), the Product Library, Privacy Statement, any Confirmation, any specific terms and conditions you accept in writing in relation to your Account or on the Platform and any other terms and conditions issued or published by us, from time to time, in connection with the Products and/or Services, on the Platform or on our Website (“**Agreement**”). The Product Library contains a list of Products and key information relating to each Product such as its Attributes, its Variable Rates, Holding Rates and Prices and is accessible through the Platform.

Any additional terms agreed in writing between us and you in relation to that service will form part of the Agreement. We recommend that you consider the Agreement and in particular this PDS and obtain independent financial, taxation and other professional advice, before you apply to open an Account and/or place any Trade or Order with us.

The Products described in this PDS are speculative products, and when leveraged, can place a significantly greater risk on your investment than non-leveraged investment strategies, such as conventional share trading. Accordingly, our Products may not be appropriate for all investors and you should ensure that you understand the risks involved and seek independent advice if necessary. The prices of our Products may change to your disadvantage very quickly. You will find more about risk factors associated with trading in the Products in section 9. You may incur losses in addition to any fees and costs that apply.

This PDS is dated and is effective from the date noted on the front cover. The current Agreement (including this PDS) supersedes all previous oral or written representations, arrangements, understandings and/or agreements between you and CMC Markets which relate to the Products and Services.

The version of this PDS published on our Website at the time of entering into a Trade governs that Trade. Information within this PDS or that otherwise forms part of the Agreement is subject to change from time to time and, where it is not materially adverse to you, we may update it by posting it on our Website at cmcmarkets.com.au. See section 10.2 for more information.

If you are receiving advice or services from an Introducing Adviser, you should also refer to their financial services guide.

You consent to us communicating with you through our Platform, by e-mail, by placing such information on our Website and/or by any other method agreed in writing.

Section 14 contains a Glossary in which various words and phrases used in this PDS are defined. If you do not understand a word or phrase, you should refer to the Glossary. Terms that have been included in the Glossary are capitalised in this document.

Product Disclosure Statement

1.2 How to contact CMC Markets

Registered office and business address: Level 20, Tower 3, International Towers, 300 Barangaroo Avenue, Sydney NSW 2000, Australia.
Postal address: Client Management Team, CMC Markets Asia Pacific Pty Ltd, PO Box R1879, Royal Exchange NSW 1225, Australia.
Phone: 1300 303 888 (only in Australia) (Client Management Team and Account opening queries).
Fax: +61 (0)2 8915 9484
Email: support@cmcmarkets.com.au
Website: cmcmarkets.com.au

1.3 Who is the issuer of the PDS and the Products?

CMC Markets is the issuer of this PDS, and the issuer of Products referred to in this PDS. CMC Markets is regulated in Australia by ASIC and holds Australian Financial Services Licence No. 238054.

1.4 Applying to trade with CMC Markets

Before you begin trading with us, you must complete an Application, which is available on our Website. Before you apply to open an Account and/or place any Trade or Order with us, we strongly recommend, for your own benefit and protection, that you read this PDS, together with the other documents that make up the Agreement, as well as obtaining independent financial, taxation and other professional advice.

If CMC Markets, in its discretion, accepts your Application, CMC Markets will open the Account.

1.5 References to other parties

No other entities or Underlying Markets have endorsed the Products we issue, nor do they accept any responsibility for any statements contained within this PDS. References in this PDS or any other part of the Agreement to an Underlying Market are included solely for information purposes.

1.6 CMC Markets does not give personal advice

We will not give you personal financial product advice. However, Introducing Advisers may give you such personal financial product advice. To find out more about the services they may be able to offer, you should read their relevant financial services guide.

Information we provide is general information only. Any information provided to you on our Website, through the Platform, by our Client Management Team, via e-mail, via live chat, via telephone, at any training events or otherwise is generic and must not be treated as advice that is suitable for you or based on a consideration of your personal financial circumstances. Such information is provided merely to assist you in exercising your own judgment when trading with us and we are not responsible for the investment decisions that you make. Accordingly, before applying to trade with us, you must consider your objectives, financial situation and needs, and the risk of loss which accompanies the prospects of profit associated with trading in Products. We cannot guarantee specific results from trading in Products.

1.7 Regulatory Guide 227

ASIC Regulatory Guide 227 *Over-the-counter contracts for difference: Improving disclosure for retail investors* ("RG227") issued by ASIC sets out 7 disclosure benchmarks for over the counter contracts for difference. Product disclosure statements must address the benchmarks on an "if not, why not" basis.

The table below set out CMC Markets' disclosure against the benchmarks for this PDS:

Benchmark	Meets	Explanation
1. Client Qualification	✓	CMC Markets assesses an investor's qualification for trading at the time of application. See section 2.3 for more information.
2. Opening Collateral	✗	This benchmark requires an issuer to only accept cash or cash equivalents (such as credit cards) as opening collateral when establishing an account and limits credit card payments to \$1000. CMC Markets accepts credit cards and bank transfer but does not place limits on credit card payments. This is done in order to maximise payment flexibility for Clients and to not restrict your choice of funding method. See section 7.5 and section 9.14 for more information.
3. Counterparty Risk – Hedging	✓	CMC Markets maintains a written policy to manage its exposure to market risk from open positions. See section 9.4 and the risks section of our Website for more information.
4. Counterparty Risk – Financial Resources	✓	CMC Markets maintains and applies policies to ensure that it meets the financial requirements of a holder of an Australian Financial Services Licence. See section 9.4 for more information. Financial stress tests are done on a global basis by CMC Markets' related entity, CMC Markets UK plc.
5. Client Money	✓	CMC Markets has a well-defined client money policy and holds retail client money on trust with a tier 1 Australian bank on a fully segregated basis. This means that we do not use retail client money for any purpose, including meeting obligations we incur when Hedging with other counterparties or meeting the trading obligations of other Clients. See section 8 for more information.
6. Suspended or halted underlying assets	✓	CMC Markets does not allow trading in Positions when there is a trading halt or suspension in an Underlying Reference Instrument. See section 6.4 and section 10 for more information.
7. Margin Calls	✓	CMC Markets has a clear policy in relation to Margin and our rights to close out Positions. See section 2.10 and section 5 for more information.

1.8 Australian Retail OTC Derivative Association – Best Practice Standards

CMC Markets is a founding member of the Australian Retail OTC Derivative Association (“ARODA”). The ARODA is committed to enhancing efficient operations, transparency and overall investor understanding and confidence in CFDs within Australia and in the Australian CFD industry as a whole. The ARODA has established Best Practice Standards (“Standards”). CMC Markets complies with the Standards. More details about the Standards, including detailed information about each Standard and how CMC Markets complies with the Standards are available on our Website. The Standards are also available on request by calling 1300 303 888 or by sending an email to support@cmcmarkets.com.au.

2 Key features and benefits when trading CMC Markets Products

2.1 What Products are offered under this PDS?

The Products offered under this PDS are instruments that allow you to make a profit or loss from fluctuations in the price of an Underlying Reference Instrument. The price of a Product is based on the price of an Underlying Reference Instrument, for example, a share on an exchange. However, you do not own or acquire any rights, title or interest in that Underlying Reference Instrument or trade it on an exchange by trading a Product.

We currently offer CFDs on the following Underlying Reference Instruments: shares, indices, currencies, commodities, treasuries and cryptocurrencies. Please refer to our Website for an up to date list of the Underlying Reference Instruments, which changes from time to time.

By entering into a Trade, you are either entitled to be paid an amount of money, or required to pay an amount of money, depending on movements in the price of the Product.

The amount of any profit or loss made on a Trade may be determined by:

- (a) the change in the Price of the Product from when you open the Trade until the Trade is closed;
- (b) the Units traded;
- (c) any adjustments made in respect of the Product, for example where a dividend is paid on an underlying share; and
- (d) any Holding Costs, GSLO Premiums or Commissions relating to the CFD.

The balance of your Account will also be affected by other amounts you must pay to us in respect of your Account, such as market data fees.

Your percentage return (profit or loss) on any Trade will also be affected by any applicable Margin Rate for the Trade. See section 5.1 for more information.

The Products are not traded on an exchange. They are over-the-counter (“OTC”) products, and you are trading with CMC Markets as the counterparty to all Trades you make. Sections 9.4, 9.5 and 9.12 contain information on the risks associated with trading with a counterparty and trading OTC products. All Trades must be opened and closed with us.

There are risks associated with trading our Products. Some of these risks are set out in section 9. You should read and make sure you understand these risks before you trade.

Some of the benefits of trading our Products include:

- (e) the Platform offers you the opportunity to trade and invest in Products in global markets all from a single account;
- (f) CFDs are leveraged investments. This means that you can take a position using a smaller amount of capital than you may need when investing in more traditional products like securities. You should understand your total exposure to market movements as leverage magnifies both profits and losses;
- (g) Products offer a simple and effective means to trade in rising markets but also to take advantage of volatile or falling markets; and
- (h) Some CFDs allow fractional trading, letting you buy and sell CFDs by Units, trading from as little as 1/1000 of a Unit.

2.2 Trading with CMC Markets

It is important to note that CMC Markets acts as the counterparty to your Trades. You cannot trade with another provider to close any Trade opened with CMC Markets.

We enter into all Trades with you as principal using Prices we provide through the Platform or through our Client Management Team. Our Prices may not be identical to prices for similar financial instruments or their underlying financial instruments quoted on an exchange or other regulated market, therefore we and/or our Associates may profit from these Trades. You agree that neither we nor our Associates are liable to account to you for such profits.

The Products and Services are primarily provided online, however if you cannot access the Platform directly, then you may be able to contact our Client Management Team by telephone to request that we access the Platform on your behalf. Please see section 9.9 for more information. When trading on the Platform, you are trading an OTC Product. CMC Markets will have regard to the price of the Underlying Market, however, when you trade you will be trading on the CMC Markets price and not the Underlying Market price.

CMC Markets may profit from the Spread, the application of Holding Costs and other charges on Trades. In addition, we may share the Spread, Holding Costs and other charges or benefits with our Associates or other third parties or receive remuneration from them in respect of Products. We may also share such amounts with Introducing Advisers and referrers for the introduction or referral of Clients to CMC Markets. Details of such remuneration or sharing will be disclosed according to any Applicable Laws.

2.3 Account opening process

When we receive a completed Application from you, we may use your information to conduct any further enquiries about you as we, in our sole reasonable discretion, determine are necessary or appropriate in the circumstances (including but not limited to, confirmation of your identity, sanctions screening, and obtaining references from your bank or your employer (as applicable)). You should provide us with information about any relevant factors that could affect your trading activities with us. Where our enquiries include searches with credit reference agencies, they

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may appear on your credit history. We may also carry out any additional checks that we, in our sole reasonable discretion, determine are necessary or appropriate in the circumstances to combat fraud and money laundering or if your Account becomes dormant. You will need to co-operate with us and supply any information that we request promptly. We reserve the right to periodically review any information that you have provided and to make periodic searches of, and provide information to, credit reference and/or any other agencies (as applicable) where we have a legitimate reason for doing so.

Trading in our Products may not be suitable for all investors because of the significant risks involved (see section 9). During the Application process, we will ask questions in order to assess your understanding of and experience with CFDs or related products. Based on your answers, we may allow you to open an Account or decline your Application and recommend that you first obtain further education or experience, for example, through the use of a demo account. The questions are based on recommendations provided by ASIC contained in RG227 and do not constitute the provision of personal product financial advice.

We may rely on the information that you provide us in the Application as being correct at any time, unless you notify us otherwise in writing (see section 1.2). In particular, you must notify us as soon as possible in writing if any of the contact details provided to us in your Application or otherwise have subsequently changed.

We may accept or reject Applications in our absolute discretion. If we accept your Application and open an Account for you, we will confirm this in writing and provide you with details on how to access your Account through the Platform.

In certain circumstances we may require additional documentation prior to opening your Account, such as the provision of a guarantee in respect of Accounts opened by non-individuals.

We offer different Account types and may offer different features and promotions on any Account. Depending on your knowledge and experience or client categorisation, some of these may not be available to you. We reserve the right to convert your Account type and/or enable/disable (as applicable) Account features if, in our sole reasonable discretion, we determine that a different Account type/feature (as applicable) is more appropriate for you or if otherwise required by Applicable Law. We may also withdraw or amend any promotions applying to your Account at any time without prior notice and in our sole discretion.

2.4 Security and Account authentication

You are responsible for setting your own password in accordance with the instructions that we provide to you (which together with your email address are known as your **"Account Sign In Details"**) as well as keeping all information in your Account confidential. You must notify us immediately if you know or suspect that any Person has accessed or may access your Account, or any information you hold in your Account, without your permission. Unless you notify us otherwise under this section 2.4, we will treat any activity on or communication made from your Account as having been authorised by you and you may be liable for such activity up to the point of notification. We may need to change or reset your password and we will notify you if we do this.

We may need to change or reset your Account Sign In Details to protect you and us against fraud. We will notify you if we do this. You must notify us immediately if you know or suspect that any Person has obtained (or is likely to obtain) your Account Sign In Details and/or has (or is likely to have) access to your Account without your prior approval.

When you contact us by phone, you will be required to provide information to us in order for us to authenticate you.

You are responsible for making sure that you are able to access our Platform when you need to. This includes having access to a device that can connect to our Platform, maintaining the device so that it functions properly and having adequate internet connectivity.

If you cannot access our Platform directly, then you should try to contact our Client Management Team by telephone or email to request assistance. However, this is likely to be much slower than accessing our Platform directly and we cannot guarantee the availability of our Client Management Team.

If you have no Positions on your Account for a continuous period of one year, we reserve the right to carry out additional checks on you before we allow you to access your Account or enter into another Trade.

2.5 Accessing the Platform

We will do our best to make the Platform and our Client Management Team available when you require, but we cannot guarantee that our Platform or our Client Management Team will be available continuously. See section 9.9 for more information. We will not be liable to you for any loss which arises as a result of our Platform and/or Client Management Team being unavailable, unless such unavailability is due to our negligence or failure to comply with our obligations under this Agreement.

You will be able to access information on each Product, including its Attributes, through the Product Library on the Platform or available on our Website.

You may only enter into or close Trades via the Platform during the Trading Hours specified in the Product Library for the relevant Product.

Some, but not all, types of orders may be submitted through the Platform outside of the Trading Hours for the relevant Product. Refer to section 3 for further information.

2.6 Prices and spread costs

Prices

During the Trading Hours for any Product, the Platform will generate Prices subject to sections 6.1, 9.9 and 10.7. Certain factors, such as the quality of your computer or internet connection may affect the speed at which information is displayed and refreshed. Therefore we cannot guarantee that the Price and/or Price Depth displayed on your device at any time will always be the actual and up-to-date value being generated by the Platform at that time.

In respect of Trades, Prices are expressed as a Sell Price (represented by the lower figure) and a Buy Price (represented by the higher figure).

The direction of your Trade (buy or sell) determines which of the Buy Price or Sell Price your Trade will be entered into or closed at, as follows:

(a) if you are trading in the expectation that the Price of the relevant Product will go up (known as "going long"), your Trade should be entered

into at the Buy Price. Except in relation to calculating your Account Revaluation Amount, buy Trades are valued at the Sell Price and will be closed at the Sell Price; or

- (b) if you are trading in the expectation that the Price of the relevant Product will go down (known as “going short”), your Trade should be entered into at the Sell Price. Except in relation to calculating your Account Revaluation Amount, sell Trades are valued at the Buy Price and will be closed at the Buy Price.

The Price Depth displays multiple Buy Prices and Sell Prices for the applicable Product on a Price Ladder.

You should note that, due to a variety of factors, the Price at which your Order is executed may not be exactly the Price at which you submitted your Order. Please see section 3.2 and section 9.2 for more information.

If you have enabled the Boundary feature in your Account preferences on the Platform, when you place a Market Order or a Stop Entry Order, at the time of placing the Order you will be able to set a price level outside of which your Order will be cancelled should the Price vary from what you see on the screen.

Spread costs

When trading in certain Products with CMC Markets, you will notice that the Product that you request a Price in has a lower price and a higher price at which you can place your Order. These two Prices are termed the Sell Price (represented by the lower figure) and the Buy Price (represented by the higher figure).

As CMC Markets is a market maker, these Prices represent where CMC Markets will buy Products at Sell Price and sell Products at Buy Price. These Prices may not be the same as prices quoted in the relevant Underlying Market.

At any time, the Sell Price represents the current Price to sell Products, and the Buy Price represents the current Price to buy Products. When your Order is executed at one of these Prices, in order for you to break even or realise a profit or loss, the Price you exit your Trade at needs to be at least equal to the original Sell Price or Buy Price that you entered in at; if you trade at the Buy Price, the Price you exit your Trade at needs to reach the Sell Price and vice versa. This should be factored into your trading decisions.

2.7 Orders

An Order (including a Pending Order) will only be deemed to be received by the Platform at the time at which the Platform actually receives it, which may not be immediately after you submit that Order (for example, due to poor internet connectivity). See section 9.9 for more information.

Placing an Order does not guarantee that a Trade will be entered into. The Platform and/or we may reject your Order to enter into a Trade. It is your responsibility to monitor the Platform to determine the status of your Orders (and any Pending Orders). In contrast, the Platform will, subject to sections 6.1, 9.9 and 10.7, accept your Order to close a Trade. Each Order will need to be executed by the Platform in order for a Trade to be entered into or closed (at which time we accept your Order). The Platform will record any execution of your Orders, and you can access the relevant information on executed Orders in your Account History.

You and/or we may modify or cancel a Pending Order at any point until that Order has been executed.

If the conditions of an Order are met, but at that time your Account has insufficient Available Equity to meet the Trade Margin or Prime Margin (as applicable), the Trade will not be entered into and the Order will be cancelled.

In addition to our rights to modify, cancel and/or reject your Order(s) and/or Pending Order(s) as noted above, we may in our sole discretion, refuse to accept any instructions on reasonable grounds including (without limitation) if we believe that such instructions breach (or complying with such instructions would result in a breach of):

- (a) Applicable Law;
- (b) any of the declarations and/or assurances specified in section 13.1; and/or
- (c) any of the limitations expressed in section 13.19.

2.8 Trades

To enter into a Trade, you must place an Order on the Platform that identifies the Product and provides the information requested on our Platform in relation to that Product.

The change between the Opening Trade Price and the Level 1 Price applicable to you when you close the Trade, together with the other factors noted in section 2.1, determines the profit or loss of that Trade.

All Trades open on the same Product at the same time are aggregated and subject to netting for the purposes of calculating the size of your Position in the relevant Product. In respect of Trades only, the Account Netting function sets how the Platform may combine and net your Trades open at the same time in respect of the same Product. Account Netting functions as follows:

- (a) if Account Netting is enabled, any Orders will, if and when executed, close out any open Trades on your Account that are in the same Product but in the opposing direction. Once this process has taken place, any remaining Orders, or part of an Order in the same Product will, if and when executed, then be used to open a new Trade in the same Product; or
- (b) if Account Netting is disabled, any Orders used to enter Trades in the same Product will, if and when executed, open a new Trade, even if there is already an open Trade in the same Product in the opposing direction. If you wish to close an Open Position or Trade this should be done by an Order specifically linked to that Position or Trade.

Account Netting can be re-enabled at any time, provided you do not have any Trades in the same Product open in opposing directions.

We may combine or consolidate multiple Trades when we take the Reserved Actions described in section 10.5.

Disabling Account Netting will affect the execution behaviour of new buy and sell Orders, excluding Stop Loss Orders and Take Profit Orders.

Trades on a Forward (and any Pending Orders for that Forward other than Limit Orders and Stop Entry Orders) will be subject to an Auto Roll-Over at any time during the period between the Last Roll-Over Date and the Expiry Date unless:

- (a) you or we close that Trade before the Expiry Date in accordance with the Agreement;

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- (b) you designate that the Trade be closed and settled upon the Cash Settlement Date;
- (c) the Trade was executed after the Last Roll-Over Date, in which case the Trade will be closed and settled on the Cash Settlement Date (and any Pending Orders for that Forward will be cancelled on the Cash Settlement Date); or
- (d) there is no equivalent Forward based on the same underlying asset(s) but with a later Expiry Date available to trade on the Platform, which may result in the Trade reaching the Expiry Date and being closed and settled on the Cash Settlement Date (and any Pending Orders for that Forward being cancelled on the Cash Settlement Date).

You may disable the Auto Roll-Over setting for a Trade on a Forward before the Last Roll-Over Date, which may result in the Trade reaching the Expiry Date and the Trade being closed and settled on the Cash Settlement Date (and any Pending Order for that Forward being cancelled on the Cash Settlement Date).

Any Roll-Over will be carried out in accordance with section 3.2. You will not be able to enter into any Trade or increase any Position on a particular Forward following the Last Trade Opening Date.

2.9 Closing Trades

You may fully or partially close a Trade during Trading Hours by:

- (a) using the 'close trade' function in relation to that Trade; or
- (b) unless otherwise specified (for example, by you disabling Account Netting), placing a Market Order in the opposite direction for the same Product as the relevant Trade. If you have multiple Trades in the same Product, and you do not specify which Trade(s) you wish to close, these will be closed by the Platform in the order in which those Trades were entered into (i.e. on a 'first in, first out' basis).

The Platform will, subject to the limitations set out elsewhere in this PDS, close any Trade in accordance with any applicable Roll-Over, Stop Loss Order, Trailing Stop Loss Order, Guaranteed Stop Loss Order, Take Profit Order, Stop Entry Order or Limit Order. In addition, the Platform may close all your Positions if the Close-Out Level is triggered. See section 5.3 for more information.

We reserve the right to instruct the Platform to close any Trade when we take the Reserved Actions at section 10.5(a) or section 10.5(h) or exercise our termination rights under section [10.2.6](#), in accordance with the Agreement.

2.10 What is Margin?

Margin is the security we take from you in respect of Trades to cover our exposure as counterparty to your CFD trading with CMC Markets.

When you enter into a Trade with CMC Markets that will either create a new Position or increase an existing Position, you need to have sufficient Available Equity to satisfy the Position Margin and/or Prime Margin required for the Position. The Position Margin will be calculated using the Margin Rates for the Product (which may be broken into Tiers depending on the size of the Position). Please see section 5.1 for more information.

In respect of a Roll-Over of a Trade on a Forward, it is your responsibility to ensure that your account has sufficient Cleared Funds to meet the Trade Margin and/or Prime Margin required on any relevant new Trade to be entered into as part of a Roll-Over.

Through the Platform, you will be able to access your Account which contains sufficient information to enable you to calculate the amount of your Total Margin.

Please see section 5 for more information on Margin.

2.11 Information about your trading activity

We provide a range of information relating to your Account on and through our Platform, including the following:

- (a) essential information concerning the execution of any Order in real time through the Platform; and
- (b) up-to-date statements of your Positions and any money we hold in respect of your Account as required under Applicable Law,

and it is your responsibility to regularly access and review this information to ensure that it corresponds with your own records. Subject to section 2.20, the above information will be conclusive unless we notify you or you notify us in writing of any mistake, error or inaccuracy.

The Platform will update the information set out above in real time. However, from time to time this may not happen immediately, or you may not receive or be able to see this update immediately, due to Circumstances Outside Our Control (such as poor connectivity or systems errors). If, for example, you are unsure as to whether or not we have received an Order that you have attempted to place, or whether or not a particular Trade has been entered into or closed, or whether you have sufficient funds in an Account to meet any Independent Margin, Position Margin, Trade Margin, Prime Margin or Cash Requirement, or whether or not your Account Revaluation Amount is sufficiently high to avoid Account Close-Out, then you should check the Platform carefully, contact us through the live help function (where available) on the Platform or contact our Client Management Team to seek further information.

It is your responsibility to monitor the Platform and your Account and review the Attributes of all Positions on your Account at all times.

2.12 Confirmations

When you execute a Trade with us electronically, a Confirmation of the executed Trade will appear on the Platform. It is only at this point, and subject to other terms of the Agreement, that a binding contract between you and us in respect of that Trade arises. If you execute a Trade with us over the phone, the Trade will constitute a binding Trade once you have agreed to the Order being placed rather than at the time the Confirmation appears in the Platform. The Confirmation includes certain information about the Trade, including details of the Product, the Units and the Price.

We will not send you any Confirmations. Instead, we will retain in your Account any information that we are required to provide you with in relation to an Order or Trade to the extent and for the duration required by Applicable Law, and you may access this information through the Platform or upon request even if your Account has been closed or the Agreement has been terminated. After this period, we may destroy this information or retain it for such further duration as we reasonably believe to be necessary, in accordance with Applicable Laws and our record retention policy, and without notice to you.

Please note that Confirmations may not be generated for amendments to an existing Trade, however any amendment will show up in your Account History on the Platform.

2.13 Checking of Confirmations

You should check all the contents of Confirmations provided to you on the Platform in detail and contact us as soon as possible if you disagree with the contents of a particular Confirmation.

Subject to section 2.20, Confirmations will be conclusive unless you notify us in writing to the contrary within three (3) Business Days. The three Business Days begin from the time the Confirmation is provided on the Platform.

2.14 What is your Cash?

The Cash of an Account is calculated as follows:

$$\text{Cash} = A - B$$

Where:

A = the sum of any successful payments you have made into your Account, plus any Realised Profits, plus the Amount of any other money we have credited to the Account; and

B = the sum of any Realised Losses (whether due and payable to us or not), plus the Amount of any Deductions, plus the Amount of any money you have withdrawn.

Please note that your Cash does not represent the funds that are available for you to withdraw. This Amount (subject to section 7.5) is the lesser of your Available Equity and your Cash.

2.15 What is your Available Equity?

Your Available Equity is the amount of funds you have available to enter into Trades on the Platform. Available Equity on your Account is calculated as follows:

$$\text{Available Equity} = \text{Account Revaluation Amount} - \text{Total Margin}$$

You should remember that in order to create a new Position or increase an existing Position in a particular Product, the Available Equity in your Account must be sufficient to cover the Position Margin as a result of that particular Trade.

2.16 What is your Account Value?

Your Account Value will be updated by the Platform in real time and is calculated as follows:

$$\text{Account Value} = \text{Cash} + \text{Net Unrealised Profit or Loss}$$

2.17 What is your Account Revaluation Amount?

Your Account Revaluation Amount will be updated by the Platform in real time and is calculated as follows:

$$\text{Account Revaluation Amount} = \text{Cash} + \text{Net Unrealised Profit or Loss (Mid-Price)}$$

Your Account Revaluation Amount is the figure used in determining whether your Account has breached the Close-Out Level and accordingly you must ensure that your Account Revaluation Amount is at all times above the Close-Out Level.

2.18 Account Close-Out

You are required to keep sufficient funds in your Account to maintain your Account Revaluation Amount above the Close-Out Level.

The Close-Out Level will be displayed on the Platform and will be the greater of the following:

- (a) the greater of your Standard Close-Out Level and your Prime Close-Out Level; or
- (b) an Absolute Close-Out Level; or
- (c) the Regulatory Close-Out Level, which will be one of the following:
 - i. at least 50% of the Position Margin; or
 - ii. if the Total Margin is equal to or greater than the Position Margin, at least 50% of the Total Margin.

If your Account Revaluation Amount falls below the Close-Out Warning Level for your Account, the Platform will attempt to notify you of that fact. Such notification is provided as a courtesy and you must not rely on the Platform or on us to notify you of such circumstances.

If your Account Revaluation Amount falls below the Close-Out Level at any point in time, the Platform will attempt, subject to section 5.3.3, to automatically initiate Account Close-Out.

Please see section 5.3 for more information.

2.19 Unrealised Profit Or Loss

The Unrealised Profit Or Loss for any individual Trade is calculated in real time as follows:

On a buy Trade, Unrealised Profit Or Loss is:

$$\text{Units} \times (\text{Level 1 Price} - \text{Opening Trade Price}) \times \text{CMC Currency Conversion Rate}$$

On a sell Trade, Unrealised Profit Or Loss is:

$$\text{Units} \times (\text{Opening Trade Price} - \text{Level 1 Price}) \times \text{CMC Currency Conversion Rate}$$

When a Trade is closed, any Unrealised Profit Or Loss becomes Realised Profit or Realised Loss and a corresponding change is made to your Cash.

Product Disclosure Statement

The Unrealised Profit Or Loss displayed on the Platform at any time may not accurately reflect the actual Unrealised Profit Or Loss (i.e. the Realised Profit or Realised Loss that would be gained or incurred if you closed one or all of your open Trades immediately) particularly where a Trade may be closed at a Price that differs from the Level 1 Price. The Unrealised Profit Or Loss displayed on the Platform will always be based on the current Level 1 Price.

In respect of any particular Forward, the Unrealised Profit or Loss will become Realised Profit or Realised Loss on the Cash Settlement Date (which will normally be within one Business Day of the Expiry Date).

2.20 Errors

From time to time, material errors, mistakes and omissions that are or should be reasonably obvious to you in your capacity as our Client will occur in respect of Trades, your Account or the Platform (each an “**Error**”). Examples of Errors include (without limitation): a Pricing Error, the Platform displaying incorrect Prices (whether caused by a third party supplier or due to a problem with our systems), an Order being handled incorrectly by our Platform and/or our Client Management Team (including execution at an incorrect Price or contrary to Underlying Market conditions), incorrect Roll-Over behaviour on a Forward, and incorrect Deductions or credits being applied to your Account. If you or we know or suspect, or are aware of circumstances in which you or we ought reasonably to know or suspect, that an Error has occurred:

- (a) as applicable, you must notify us as soon as reasonably practicable, or we will notify you (which may be by displaying a message on the Platform) as soon as reasonably practicable upon discovery of the Error; and
- (b) we will then do our best to investigate whether there has, in fact, been an Error and/or what caused it, and we will notify you (which may be by displaying a message on the Platform) of the outcome of our investigation and any measures that we will take in accordance with the Agreement.

The occurrence of an Error is a Specified Event that entitles us to take a Reserved Action. See sections 10.4 and 10.5 for more information.

2.21 Risk Management

You may set one or more Stop Loss Orders, Trailing Stop Loss Orders, Guaranteed Stop Loss Orders or Take Profit Orders for any Order in respect of a Trade by:

- (a) amending the Order ticket;
- (b) if an Order has already been entered into, by applying a Stop Loss Order, Trailing Stop Loss Order, Guaranteed Stop Loss Order and/or, Take Profit Order via the Positions tab on your Account; or
- (c) if a Trade has already been entered into, at any time before the Trade is closed, by applying a Stop Loss Order, Trailing Stop Loss Order or Take Profit Order via the Positions tab on your Account.

See section 3.2 for more information.

In respect of Guaranteed Stop Loss Orders:

- (d) these may only be placed during Trading Hours;
- (e) a GSLO Premium must be paid to us in order to place any Guaranteed Stop Loss Order (including by modifying another type of Pending Order). A GSLO Premium Refund may be given if the Guaranteed Stop Loss Order is subsequently cancelled, removed, corrected or closed before it has been executed. A GSLO Premium is not required in order to modify an existing Guaranteed Stop Loss Order; and
- (f) if you wish to place, modify or cancel a Guaranteed Stop Loss Order (including by modifying another type of Pending Order), you must ensure that the Available Equity in your Account is sufficient to cover any increase in Position Margin and/or Prime Margin required as a result.

If you close a Trade, any attached Stop Loss Order, Trailing Stop Loss Order, Guaranteed Stop Loss Order and/or Take Profit Order will automatically be closed.

Pending Orders, including Stop Loss Orders and Trailing Stop Loss Orders but excluding Guaranteed Stop Loss Orders, are subject to market conditions (i.e. slippage) and are therefore not guaranteed to be executed at their Target Price.

Our Platform may aggregate:

- (i) any Stop Loss Order, Trailing Stop Loss Order or Stop Entry Orders to sell the same Product; or
- (ii) any Stop Loss Order, Trailing Stop Loss Order or Stop Entry Orders to buy the same Product; which are triggered by the same Price and which are due to be executed by our Platform at the same time in accordance with the Order Execution Policy Summary set out in section 3.1.

You can use a Boundary where you need to ensure that the Buy Price or Sell Price at which a Market Order or Stop Entry Order is executed is not worse than the Target Price you specified when setting the Boundary.

2.22 Order Execution

Our Order Execution Policy governs how we execute Trades. Please see section 3 for more information.

2.23 Examples

Our Website contains numerous examples showing how to trade our Products and how you could make a profit or loss by entering into Trades, including at <http://www.cmcmarkets.com.au/en/cfd-trading/what-are-cfds/cfd-trading-examples>. The examples are for illustrative purposes only.

3 Order Execution Policy

In this section we summarise the process by which the Platform and/or our Client Management Team will execute your Orders. When you trade, or instruct us to trade on your behalf through the Platform you consent to your Orders being executed in the manner described below.

3.1 Key points

You must contact our Client Management Team to enter into or close a Trade in relation to a Manual Product or which requires a Manual Order. You must specify the required information so that our Client Management Team can execute your Order for a Manual Product. An Order for a Manual Product will be entered into when executed by the Client Management Team.

Our Client Management Team can also place Orders on your behalf through the Platform on Products which are not Manual Products and/or which do not require a Manual Order.

Your Orders are executed exclusively via a bilateral Trade with us through the Platform, and not through a trade on any exchange, multilateral trading system or other external execution venue.

When you place an Order to enter into or close a Trade, you are giving the Platform an instruction to place an Order on your Account on the basis of the Prices generated electronically by the Platform. When you place an Order through our Client Management Team to enter into or close a Trade in relation to a Manual Product or which otherwise requires a Manual Order, a member of our Client Management Team will provide the relevant Price and other related terms for that Order, which you will be free to accept or reject.

The Prices of the Products are generated electronically by the Platform. This means that the Prices at which you open and close Trades may be different to any current exchange or market price, or another financial provider's price, for the relevant Underlying Reference Instrument or index and are exclusive to the Platform. You should not expect our Prices to exactly match prices you may see elsewhere.

The Platform displays multiple Buy Prices and Sell Prices, via the Price Depth and Price Ladder, for different sized Orders.

3.2 How the Platform handles the different types of Orders

This section outlines the basis upon which the Platform will execute different types of Orders, subject to the factors outlined elsewhere in this PDS.

3.2.1 Market Order

A Market Order is an instruction to buy or sell a Trade at the first available Buy Price or Sell Price. Market Orders can be used to open or close a Trade.

During the Trading Hours for a Product, a Market Order to sell will be executed at the first available Sell Price (for the relevant size of the Order) and a Market Order to buy will be executed at the first available Buy Price (for the relevant size of the Order) as soon as possible after the Order is accepted. The Sell Price or Buy Price at which any Market Order will be executed will always reflect its size and the corresponding Price on the Price Ladder at the time of execution.

The Price at which the Order will be executed may be less favourable to you than the Price you see on the Platform when you place the Order (for instance, due to market movements between the time you submit your Order and the time the Platform executes your Order).

The Platform will automatically cancel (and not execute) a Market Order if the first available Sell Price or Buy Price (as relevant and taking into account the size of the Order) is outside of any Boundary (if applicable) that you have set.

3.2.2 Roll-Over

Roll-Over is the process of closing a Trade on a particular Forward and entering into an equivalent Trade on a Forward with the same Underlying Reference Instrument but with the next available Expiry Date.

An Auto Roll-Over on a sell Trade on any particular Forward will be carried out by the Platform automatically executing a Market Order to buy the number of Units for that Trade at the Level 1 Buy Price (regardless of the size of the Order) and this Order will be executed (if possible) after the Last Roll-Over Date but on or before the Expiry Date. The Platform will then immediately execute a Market Order to sell the same number of Units on a Forward based on the same Underlying Reference Instrument(s) but with the next available Expiry Date, at the Level 1 Mid-Price.

An Auto Roll-Over on a buy Trade on any particular Forward will be executed on the same basis, save that the Platform will automatically execute a Market Order to sell the number of Units for that Trade at the Level 1 Sell Price and the corresponding Market Order will be to buy the same number of Units on a Forward at the Level 1 Mid-Price.

A Manual Roll-Over on a sell Trade on any particular Forward will be carried out on your instructions by the Platform executing a Market Order to buy the number of Units for that Trade at the Level 1 Buy Price (regardless of the size of the Order), as soon as possible after the Manual Roll-Over is accepted by the Platform (provided that this is before the Last Roll-Over Date). The Platform will then immediately execute a Market Order to sell the same number of Units on a Forward based on the same Underlying Reference Instrument(s) but with the next available Expiry Date, at the Level 1 Mid-Price.

A Manual Roll-Over on a buy Trade on any particular Forward will be executed on the same basis, save that the Platform will execute a Market Order to sell the number of Units for that Trade at the Level 1 Sell Price and the corresponding Market Order will be to buy the same number of Units on a Forward at the Level 1 Mid-Price.

Any Pending Orders on a Forward on which a Trade is being closed as part of a Roll-Over will automatically be cancelled by the Platform, and an equivalent Pending Order with an equivalent Target Price will be placed automatically by the Platform on any Forward (based on the same Underlying Reference Instrument(s) but with the next available Expiry Date) on which a new Trade is being entered into as part of the Roll-Over.

A Roll-Over on any Trade on any particular Forward will not be carried out by the Platform if a Forward based on the same Underlying Reference Instrument(s) but with a later Expiry Date is not available to be traded on the Platform at the time the Roll-Over would otherwise have been carried out. In such circumstances, where the Trade reaches the Expiry Date, the Trade will be closed and settled on the Cash Settlement Date, and any Pending Order on the relevant Forward will be cancelled automatically by the Platform on the Cash Settlement Date.

3.2.3 Limit Order

A Limit Order is an instruction to buy or sell a Product at a Target Price that is more favourable than the Level 1 Price.

Product Disclosure Statement

A Limit Order to buy at a Target Price will be executed at the Target Price or lower when the Buy Price is equal to or lower than the Target Price. A Limit Order to sell at a Target Price will be executed at the Target Price or higher when the Sell Price is equal to or higher than the Target Price.

3.2.4 Stop Entry Order

A Stop Entry Order is an instruction to buy or sell a Product at a Target Price that is less favourable than the Level 1 Price.

Standard Triggers

Unless you elect otherwise:

- a Stop Entry Order to buy at a Target Price will be executed when the Level 1 Buy Price is equal to or higher than the Target Price. However, the Stop Entry Order will be executed at the first available Buy Price on the Price Ladder corresponding to the size of your Order at the time the Platform executes the Order; and
- a Stop Entry Order to sell at a Target Price will be executed when the Level 1 Sell Price is equal to or lower than the Target Price. However, the Stop Entry Order will be executed at the first available Sell Price on the Price Ladder corresponding to the size of your Order at the time the Platform executes the Order.

Alternate triggers

Alternatively, you can elect to use the Level 1 Mid-Price as the trigger for your Stop Entry Order.

In these circumstances, the procedure is the same as under the standard triggers detailed above, save that references to the Level 1 Price should be replaced by the Level 1 Mid-Price.

Alternatively, you can elect to use the opposite Level 1 Price as the trigger for your Stop Entry Order.

In these circumstances, the procedure is the same as under the standard triggers detailed above, save that the reference price for a Stop Entry Order to buy is the Level 1 Sell Price, and the reference price for a Stop Entry Order to sell is the Level 1 Buy Price.

In each case, whether you use a standard trigger or one of the alternative triggers:

- the Platform will automatically cancel (and not execute) a Stop Entry Order if the first available Sell Price or Buy Price (as applicable) that corresponds to the size of your Order at the time the Platform would otherwise execute the Order, is outside of any Boundary (if applicable) that you have set; and
- the Price at which the Order will be executed may be less favourable to you than the Target Price.

A Limit Order or Stop Entry Order will remain available for execution until the date you have selected the Order to be valid to, or you or we cancel it in accordance with this PDS. Please see section 10 for further information on why we may cancel your Order.

3.2.5 Stop Loss Order

An instruction to buy or sell a Product at a Target Price. Stop Loss Orders are linked to a Trade and can only be used to close a Trade, not open a new one.

Standard Triggers

Unless you elect otherwise:

- a Stop Loss Order to buy at a Target Price will be executed when the Level 1 Buy Price is equal to or higher than the Target Price. However, the Stop Loss Order will be executed at the first available Buy Price on the Price Ladder corresponding to the size of your Order at the time the Platform executes the Stop Loss Order; and
- a Stop Loss Order to sell at a Target Price will be executed when the Level 1 Sell Price is equal to or lower than the Target Price. However, the Stop Loss Order will be executed at the first available Sell Price on the Price Ladder corresponding to the size of your Order at the time the Platform executes the Stop Loss Order.

A Stop Loss Order is not guaranteed and may be subject to gapping.

Alternate triggers

Alternatively, you can elect to use the Level 1 Mid-Price as the trigger for your Stop Loss Order.

In these circumstances, the procedure is the same as under the standard triggers detailed above, save that references to the Level 1 Price should be replaced by the Level 1 Mid-Price.

Alternatively, you can elect to use the opposite Level 1 Price as the trigger for your Stop Loss Order.

In these circumstances, the procedure is the same as under the standard triggers detailed above, save that the reference price for a Stop Loss Order to buy is the Level 1 Sell Price, and the reference price for a Stop Loss Order to sell is the Level 1 Buy Price.

In each case, whether you use a standard trigger or one of the alternative triggers, the Price at which the Order will be executed may be less favourable to you than the Target Price.

3.2.6 Trailing Stop Loss Order

A Trailing Stop Loss Order is an instruction to buy or sell a Product at a Target Price. The Target Price is automatically adjusted by the Platform to trail the Level 1 Price in the direction of your Trade at a distance you set. Trailing Stop Loss Orders are linked to a Trade and can only be used to close an existing Trade, not open a new one.

Standard Triggers

Unless you elect otherwise:

- a Trailing Stop Loss Order to buy at a Target Price will be executed when the Level 1 Buy Price is equal to or higher than the Target Price. However, the Trailing Stop Loss Order will be executed at the first available Buy Price on the Price Ladder corresponding to the size of your Order at the time the Platform executes the Trailing Stop Loss Order; and
- a Trailing Stop Loss Order to sell at a Target Price will be executed when the Level 1 Sell Price is equal to or lower than the Target Price. However, the Trailing Stop Loss Order will be executed at the first available Sell Price on the Price Ladder corresponding to the size of your Order at the time the Platform executes the Trailing Stop Loss Order.

A Trailing Stop Loss Order is not guaranteed and may be subject to gapping.

Alternate triggers

Alternatively, you can elect to use the Level 1 Mid-Price as the trigger for your Trailing Stop Loss Order.

In these circumstances, the procedure is the same as under the standard triggers detailed above, save that references to the Level 1 Price should be replaced by the Level 1 Mid-Price.

Alternatively, you can elect to use the opposite Level 1 Price as the trigger for your Trailing Stop Loss Order.

In these circumstances, the procedure is the same as under the standard triggers detailed above, save that the reference price for a Trailing Stop Loss Order to buy is the Level 1 Sell Price, and the reference price for a Trailing Stop Loss Order to sell is the Level 1 Buy Price.

In each case, whether you use a standard trigger or one of the alternative triggers:

- the Prices at which the Order will be executed may be less favourable to you than the Target Price; and
- the Target Price of a Trailing Stop Loss Order is adjusted in the direction of your Trade by the Platform and is calculated from the most favourable Price in respect of that Trade since that Order was last modified plus/minus (as relevant) the Stop Distance, as you set.

3.2.7 Guaranteed Stop Loss Order

A Guaranteed Stop Loss Order will only be executed at the Target Price but will have different Margin requirements (Prime Margin) and will incur a GSLO Premium.

A Guaranteed Stop Loss Order to buy at a Target Price will be executed when the Level 1 Buy Price is equal to or higher than the Target Price and will be executed at the Target Price.

A Guaranteed Stop Loss Order to sell at a Target Price will be executed when the Level 1 Sell Price is equal to or lower than the Target Price and will be executed at the Target Price.

In each case:

- the Guaranteed Stop Loss Order will only ever be executed at the Target Price; and
- the Target Price for any Guaranteed Stop Loss Order must meet the GSLO Minimum Distance at the time the Guaranteed Stop Loss Order is placed (including by modifying another type of Pending Order), unless it is a Pending Order on a Forward and the Trade is being placed automatically by our Platform as part of a Roll-Over (in which case section 3.2.2 will apply).

3.2.8 Take Profit Order

A Take Profit Order is an instruction to buy or sell a Product at a Target Price. A Take Profit Order is linked to a Trade and can only be used to close a Trade, not open a new one.

A Take Profit Order to buy at a Target Price will be executed at the Target Price or lower, when the Buy Price is equal to or lower than the Target Price.

A Take Profit Order to sell at a Target Price will be executed at the Target Price or higher, when the Sell Price is equal to or higher than the Target Price.

3.2.9 Aggregation of Orders

The Platform may aggregate:

- any Stop Loss Order, Trailing Stop Loss Order or Stop Entry Order to sell the same Product; or
- any Stop Loss Order, Trailing Stop Loss Order or Stop Entry Order to buy the same Product; which are triggered by the same Price and which are due to be executed by the Platform at the same time, in which case each relevant Stop Loss Order, Trailing Stop Loss Order or Stop Entry Order will be executed at the first available Buy Price or Sell Price (as applicable) on the Price Ladder corresponding to the size of the aggregated Stop Loss Order, Trailing Stop Loss Order or Stop Entry Order.

More information on the different types of Orders can be found on our Website.

3.3 Prices generated by the Platform

The Prices of the Products are generated electronically by the Platform. Whilst these Prices will take into account market data from various sources, you should note that they are not taken directly from any one source, and therefore may not match prices that you see elsewhere (including prices quoted on stock exchanges).

The Prices you see through your device when you place an Order may not be identical to the Price at which the Trade is executed. We attempt to generate Prices on a continuous basis and to have the currently applicable Prices be seen on the Platform as quickly as possible. However, technical conditions (e.g., the transfer rate of data networks or the quality of your internet connection, as well as rapid market fluctuations) may lead to a change in the applicable Price between the time you place an Order and the time we receive the Order or the Platform executes the Order. Such changes to the applicable Price are due to fluctuations in the financial markets. If such changes occur, the Order is generally executed at the Price applicable when the Order is executed by the Platform. Such movements in the Prices may either be to your disadvantage or have a favourable impact.

Product Disclosure Statement

In addition, there may be times when circumstances may prevent the Platform from generating Prices or affect the Prices being generated or affect the ability to quote Prices. Please refer to sections 9.9 and 10.7 for more information.

You can use a Boundary where you need to ensure that the Buy Price or Sell Price at which a Market Order or Stop Entry Order is executed is not worse than the Target Price you specified when setting the Boundary. Alternatively, you may place a Limit Order.

3.4 CMC Currency Conversion Rates generated by the Platform

When you enter into Trades or place Orders with us, all calculations will be undertaken in the currency in which the relevant Product is denominated, the Product Currency, before being converted into your Account Currency at the CMC Currency Conversion Rate and applied to your Account.

As with Prices, the CMC Currency Conversion Rate for any particular currency pair is generated electronically by the Platform. Whilst these rates will take into account market data from various sources, you should note that they are not taken directly from any source, and therefore may not match currency conversion rates that you see elsewhere.

Where relevant, we will provide you with the CMC Currency Conversion Rate used to convert amounts in a Product Currency into your Account Currency.

3.5 Product Limit, Position Limits and Order Cluster Limits

Orders (including Pending Orders) and Trades in respect of any Product may be subject to Position Limits and/or Order Cluster Limits. Guaranteed Stop Loss Orders are also subject to GSLO Cluster Limits and GSLO Limits. We set these limits in our sole discretion. We are entitled to vary the Position Limits, Order Cluster Limits, GSLO Cluster Limits and/or GSLO Limits at any time in accordance with the Agreement and it is your responsibility to ensure that you know what the current limits are before placing or modifying any Order or entering into any Trade.

Where the acceptance of a Pending Order or modification of an existing Pending Order would result in a breach of an Order Cluster Limit, GSLO Cluster Limits and/or GSLO Limits, the relevant Order or modification will be rejected by the Platform.

In addition, your Account may be subject to a Product Limit restricting the number of Positions and/or Pending Orders that could result in opening a new Position on your Account at any time. We set this limit in our sole discretion. We are entitled to vary the Product Limit at any time in accordance with section 10.2.3 and it is your responsibility to ensure that you know what the current Product Limit is before entering any new Position or placing a new Pending Order.

If, at the time an Order (including any Pending Order) would otherwise be executed, the execution of that Order would result in a breach of the Product Limit, the Order will be automatically cancelled and will not be executed. It will be shown as a rejected Order on your Account.

3.6 Size, Speed and likelihood of execution

Generally, the Platform will execute Orders on a 'first come, first served' basis and, apart from limited exceptions, will only execute Orders during Trading Hours.

The Platform will accept or reject Orders or the modification of Pending Orders in accordance with their respective Attributes and our PDS, including consideration of whether any applicable Product Limit, Position Limits, Order Cluster Limits, GSLO Limits and/or GSLO Order Cluster Limits would be breached and/or your Account Revaluation Amount would be insufficient to cover your Total Margin, where your Account Revaluation Amount is below the applicable Close-Out Level. Once Guaranteed Stop Loss Orders are available, the platform will also reject an Order where you have insufficient Cash to pay any applicable Commission or GSLO Premium.

If the Platform has accepted an Order, there may still be circumstances which prevent or otherwise affect the execution of an Order, for instance, where doing so would breach a Position Limit and/or an Order Cluster Limit, where market restrictions apply, where you have or would have an insufficient Account Revaluation Amount to cover your Total Margin (if applicable) or where your Account Revaluation Amount is below the applicable Close-Out Level or any circumstance under sections 7.1, 9.9 and 10.7.

The Platform, via the Price Depth, automatically takes into account the size of your Order at the point of execution.

3.7 Factors not taken into account when executing Orders

Except as described above, the Platform does not differentiate between the different types of Orders. Any Commission or Holding Costs that are incurred, will not be taken into account when the Platform executes an Order.

3.8 How your Trades are closed without instructions from you

There are some circumstances where your Trades will be closed without instructions from you. This includes, but is not limited to, circumstances where you have failed to ensure that your Account Revaluation Amount exceeds the Close-Out Level, where you fail to reduce any Position to below the applicable Position Limit within the relevant time limit we have specified and where we exercise our rights to close your Trades and/or Positions when you have breached the Agreement. Please refer to sections 5.3 and 10.5 for more information.

Unless you or we close it beforehand (whether through a Roll-Over or otherwise), any Trade on a Forward will be closed and settled by the Platform automatically on the Cash Settlement Date (and any Pending Order on the relevant Forward will also be cancelled on the Cash Settlement Date).

Where all or a portion of your Trades are to be closed without instructions from you, the Platform will use a Market Order and will normally treat such Orders in the same way as it treats Market Orders you place. We reserve the right to aggregate any Trades in the same Product being closed at or around the same time, and to execute the relevant Market Orders to close those Trades at the corresponding Price on the Price Ladder for an Order of the size of the aggregated Trades. Where we have notified you that you may instruct our Platform to conduct an Alternative Account Close-Out in relation to your Account(s) and you have elected to do so, we will close any Trades and/or Positions in accordance with the Account Close-Out preferences you have set on the Platform.

3.9 Instructions

If you provide us with a specific and complete instruction on how to execute your Order, complying with that instruction may prevent us from taking the steps that we set out in our Order Execution Policy to obtain the best possible result for the execution of your Order. In those circumstances, our execution in accordance with your specific and complete instruction will be deemed best execution.

Since there is no external market for Products, your Orders can only be executed on the Platform. Any instruction to execute your Order on a different execution venue will lead to rejection of your Order.

4 Fees and costs when trading in CMC Markets Products

This section is about the different fees and costs that may be applicable when trading Products. These can include costs incurred at the time of trading and other costs in respect of each Trade that remains open at the end of each Calendar Day. You need to take into account all of these fees and costs, which can impact the cost of doing business with us, and is a key consideration.

You must pay each fee and cost applicable to your Account and any Trade and/or Position at the time, in the amounts and in the manner specified in the Agreement.

The following is a summary of the fees and costs that may be payable when trading in Products. A further explanation of each fee and cost type can be found below:

4.1- Commissions and GSLO Premiums;

4.2- Holding Costs;

4.3- Market data fees; and

4.4- Administration charges.

We may vary the fees and costs outlined in this PDS, our FSG, and the Product Library from time to time by posting a notice and/or supplementary or new PDS, FSG or on CMC Markets' Website or on the Platform and/or by updating the Product Library.

4.1 Commissions and GSLO Premiums

You will be charged Commission each time you enter into a Trade in certain Products. You will be charged the greater of: a minimum Commission or a Commission based on the size of the Trade. Details of any applicable Commission for a Product are set out in the Product Library.

You will be charged a GSLO Premium each time you place a Guaranteed Stop Loss Order (including by modifying another type of Pending Order) in respect of a Product. Details of GSLO Premium rates are specified in the Product Library.

If applicable, the Commission for a Trade will be debited from your Account at the time the Order is executed. GSLO Premiums are due and payable and will be debited from your Account immediately upon placing a Guaranteed Stop Loss Order (including by modifying another type of Pending Order). Commissions and GSLO Premiums are charged in the relevant Product Currency before being converted into your Account Currency at the CMC Currency Conversion Rate and applied to your Account. It is your responsibility to ensure you have sufficient Cash in your Account to pay any Commission and/or GSLO Premium in full. Failure to ensure that you have sufficient Cash in your Account to pay any Commissions and/or GSLO Premium will be a Specified Event and may result in Account Close-Out in accordance with section 5.3.

Any changes to Commission and GSLO Premiums will be automatically imposed by the Platform. We will provide you with at least thirty (30) calendar days' notice before any increase or change in calculation method with respect to Commission and GSLO Premiums come into effect. You will have the choice as to whether or not you place an Order based on the Commission and/or GSLO Premium applicable to your Order at that time.

4.2 Holding Costs

For certain Products, in respect of each Trade that remains open at the end of each Calendar Day (i.e. 5pm New York time, with the local time equivalent varying depending on daylight savings), a Holding Cost will be calculated and applied, with the exception for Products that relate to shares listed on the New Zealand Exchange, where the Holding Cost will be calculated based on Positions held at 9am (NZST) and applied to your Account at the end of each Calendar Day. This cost applies regardless of whether you are long or short on a Trade. Whether or not a Holding Cost applies in respect of a particular Product will be stated in the Product Library. Holding Costs can be positive or negative.

The Platform will calculate the Holding Cost as follows:

On a buy Trade

$$\text{Holding Cost} = \frac{(\text{Units} \times \text{Level 1 Mid-Price} \times \text{Holding Rate Buy})}{365} \times \text{CMC Currency Conversion Rate}$$

On a sell Trade

$$\text{Holding Cost} = \frac{(\text{Units} \times -1 \times \text{Level 1 Mid Price} \times \text{Holding Rate Sell})}{365} \times \text{CMC Currency Conversion Rate}$$

Any Holding Cost will be applied to your Account at the Holding Time for the relevant Product, details of which are displayed in the Product Library. Where an Underlying Market will be closed on any Calendar Day, such that you would be unable to close a Trade, we may charge you the Holding Cost for that Calendar Day in advance. You must have sufficient Cash in your Account at the relevant Holding Time to meet any Holding Cost.

If the Cash in your Account is above the Offset Threshold, we may, in our sole discretion, apply an Offset to reduce the amount of any Holding Cost(s) due from you. Details of any applicable Offset Threshold will be shown on the Platform. Further information about Holding Costs, including illustrative examples are available on our Website at <https://www.cmcmarkets.com/en-au/learn-cfd-trading/holding-costs-explained> and on the Platform.

Product Disclosure Statement

4.3 Market data fees

If you activate certain Products on the Platform, you may be required to pay a market data fee. The market data fee covers fees we must pay to price vendors for use of market data in deriving our pricing for certain Products.

Please note that you may pay different market data fees depending on whether you are classified as a Private Investor or a Non-Private Investor. Please contact the Client Management Team to discuss your options if you do not believe that you have been classified correctly.

Applicable market data fees are set out in our FSG and can also be found on our Platform.

4.4 Administration charges

Please refer to our FSG for information on administration charges.

4.5 Further information on costs and fees

The costs and fees which apply to Products and your Account are set out in the Product Library.

5 Your Margin obligations

This section sets out the types of Margin obligations applicable to you under this Agreement. These are subject to the rates prescribed by Applicable Law, which are set out below, in relation to each underlying asset class:

Underlying asset class	Regulatory Margin
Major currency pair	3.33%
Major stock market index, minor currency pair, or gold	5%
Minor stock market index, or commodity other than gold	10%
Crypto	50%
Any other asset class	20%

5.1 Margin

5.1.1 Position Margin

If you wish to place an Order to enter a Trade, the increase or decrease in your Position Margin resulting from that Order is described as your Trade Margin.

Your Position Margin will be calculated using the Level 1 Mid-Price shown on the Platform and the Margin Rate(s) shown in the Product Library. Position Margin is not required in respect of the portion of any Trade or Position covered by a Guaranteed Stop Loss Order, for which Prime Margin is required instead.

For certain Products, different Margin Rates may apply depending on the size of your Position or the Tier(s) any portion of your Position falls within.

The portion of your Position not covered by a Guaranteed Stop Loss Order that falls within each Tier is subject to the Margin Rate applicable for that Tier

The Position Margin required at any given time is calculated as follows:

Position Margin = Aggregate Tier Margin x Level 1 Mid-Price x CMC Currency Conversion Rate

Where the Aggregate Tier Margin =

Units in Tier 1 x Tier 1 Margin Rate + Units in Tier 2 x Tier 2 Margin Rate + Units in Tier 3 x Tier 3 Margin Rate + Units in Tier 4 x Tier 4 Margin Rate + Units in Tier 5 x Tier 5 Margin Rate,

where any Units that are covered by a Guaranteed Stop Loss Order are excluded from the calculation.

Example:

Company ABC (AUD) Margin Rates		
Tier	Position (Units) excluding Units covered by GSLOs	Margin Rate
1	1-1,000	20%
2	1,001-3,000	25%
3	3,001-5,000	30%
4	5,001-10,000	40%
5	Above 10,000	60%

Using the Margin Rates shown in this example, a Position of 6,500 Units in Company ABC (AUD), where the Level 1 Mid-Price is \$2.75 per Unit and the Account Currency is Australian dollars, would require a Position Margin of \$5,225. This is calculated as follows:

Tier	Portion of Position in each Tier in Units (Tier Size) excluding Units covered by GSLOs	Margin Rate (%)	Units x Margin Rate for each Tier	Position Margin
1	1,000	20%	1,000 x 20% = 200	1900 x \$2.75 (Level 1 Mid-Price) x 1 (CMC Currency Conversion Rate) = \$5,225
2	2,000	25%	2,000 x 25% = 500	
3	2,000	30%	2,000 x 30% = 600	
4	1,500	40%	1,500 x 40% = 600	
5	0	60%	0	
Total	6,500 units		Total = 1,900	

Your Total Position Margin will be the sum of the Position Margin at any given time.

The Position Margin Rate at any given time is calculated as follows:

$$\text{Position Margin Rate} = \frac{\text{Position Margin}}{\text{sum of Units in Position} \times \text{Level 1 Mid-Price} \times \text{CMC Currency Conversion Rate}}$$

If you wish to place an Order to enter into a Trade that will either create a new Position or increase an existing Position in a particular Product, the Available Equity in your Account must be sufficient to cover the Position Margin required as a result of that particular Trade, where:

$$\text{Available Equity} = \text{Account Revaluation Amount} - \text{Total Margin}$$

and

$$\text{Account Revaluation Amount} = \text{Cash} + \text{Net Unrealised Profit or Loss (Mid-Price)}$$

We may also require you to have an additional Amount deposited in your Account to secure your future obligations to us, referred to as Independent Margin.

5.1.2 Prime Margin

In respect of any whole or portion of a Trade covered by a Guaranteed Stop Loss Order (“GSLO Trade”), the Prime Margin required is calculated in real time as follows:

On a buy Trade:

$$\text{Prime Margin} = \text{Units in the Guaranteed Stop Loss Order} \times (\text{Level 1 Mid-Price} - \text{Target Price}) \times \text{CMC Currency Conversion Rate}$$

On a sell Trade:

$$\text{Prime Margin} = \text{Units in the Guaranteed Stop Loss Order} \times (\text{Target Price} - \text{Level 1 Mid-Price}) \times \text{CMC Currency Conversion Rate}$$

For example, if a Guaranteed Stop Loss Order had been entered into on a buy Trade to sell 1,000 Units in Company ABC (AUD) with a Target Price of \$2.000 where the Level 1 Mid-Price is \$2.750 per Unit and the Account Currency is Australian dollars, the Prime Margin required would be \$750 (1000 Units x (2.75 - 2.00) x 1).

Your Total Prime Margin is the sum of the Prime Margin required for all GSLO Trades at any given time. Your Total Prime Margin will be displayed on the Platform and updated in real time.

5.1.3 Independent Margin

We may also require you to have an additional Amount deposited in an Account to secure your future obligations to us, with the relevant Amount being referred to in this case as Independent Margin.

5.2 Total Margin

Your Total Margin is the sum of your Total Position Margin, your Total Prime Margin and your Independent Margin at any given time. Your Total Margin does not represent your entire potential liability to us.

5.3 Account Close-Out

5.3.1 Close-Out Level

You are required to keep sufficient funds in your Account to maintain your Account Revaluation Amount above the Close-Out Level.

Your Account Revaluation Amount is calculated as follows:

$$\text{Account Revaluation Amount} = \text{Cash} + \text{Net Unrealised Profit or Loss (Mid-Price)}$$

Your Account Revaluation Amount will be displayed on the Platform and updated in real time.

When calculating your Close-Out Level, the Platform will reference either an absolute amount (an “Absolute Close-Out Level”), or percentages of your Total Margin and your Prime Margin Requirement.

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Total Margin = Total Position Margin + Total Prime Margin + Independent Margin

Prime Margin Requirement = Total Prime Margin + Independent Margin

Based on these amounts, you will be subject to one or more Close-Out Levels:

Standard Close-Out Level = Total Margin x Close-Out Percentage Level

Prime Close-Out Level = Prime Margin Requirement x Prime Close-Out Percentage Level

Note that your Prime Margin Requirement, and accordingly your Prime Close-Out Level, will only be relevant if you have open Trades that require Prime Margin.

Subject to the processes described in this section 5.3, during any Account Close-Out the Platform will attempt to close Standard Trades before closing GSLO Trades.

5.3.2 Close-Out Triggering

You must ensure that your Account Revaluation Amount is at all times above your Close-Out Level, which will be displayed on the Platform.

For the purposes of triggering Account Close-Out, your Close-Out Level will be the greater of the following:

- (a) the greater of your **Standard Close-Out Level** and your **Prime Close-Out Level**; or
- (b) an **Absolute Close-Out Level**; or
- (c) the **Regulatory Close-Out Level**, which will be one of the following:
 - i. at least 50% of the Position Margin; or
 - ii. if the Total Margin is equal to or greater than the Position Margin, at least 50% of the Total Margin.

If your Account Revaluation Amount for an Account falls to an Amount at or below the Close-Out Level at any point in time, the Platform will automatically initiate Account Close-Out.

Account Close-Out will either be performed as Full Account Close-Out or (subject to the Account Close-Out preferences that you specify on the Platform) as Alternative Account Close-Out. Where you breach an Absolute Close-Out Level, Account Close-Out will be performed as Full Account Close-Out.

5.3.3 Account Close-Out

You must ensure that for each Account, your Account Revaluation Amount is at all times above the applicable Close-Out Level (including Prime Close-Out Level if applicable) for your Account displayed on the Platform. Where your Account Revaluation Amount is less than the applicable Close-Out Level, the Platform may automatically initiate Account Close-Out in accordance with your Account settings. Non-GSLO Margin Trades may be closed before GSLO Margin Trades. Further details on the applicable Close-Out Level for your Account and the methods of Account Close-Out can be found on the Platform or by contacting the Client Management Team. Account Close-Out does not and is not intended to limit your entire liability to us in respect of your Trades. Retail clients cannot lose more than their Invested Capital.

Manual Products that require a Manual Order to close may not be included in the automatic Account Close-Out process and accordingly the Full Account Close-Out and Alternative Account Close-Out processes. A member of the Client Management Team will take the necessary action to close out Trades in a Manual Product at their discretion and in accordance with any relevant instructions provided by you where commercially reasonable in the circumstances.

Where you have open Trades relating to Manual Products or Manual Orders, if the Platform has carried out an Account Close-Out and your Account Revaluation Amount is still at or below the Close-Out Level (including any Prime Close-Out Level if applicable), the Client Management Team will (as it sees fit in its sole discretion) manually close all or a portion of the Trades relating to Manual Products or Manual Orders within the applicable Trading Hours and where trading is not otherwise suspended.

5.4 Margin Examples

Examples of how Margin is calculated are displayed below and on our Website, including at <http://www.cmcmarkets.com.au/en/cfd-trading/cfd-trading-costs/margin>.

Example							
CFD type	Product	Units	Level 1 Mid-Price	Tier 1 Margin Rate	CMC Currency Conversion Rate	Calculation	Trade Margin
Shares	BHP	250	45.50	20%	1	$250 \times 45.50 \times 20\% \times 1$	AUD 2,275
Index	Australia 200	10	4745.4	5%	1	$10 \times 4745.4 \times 5\% \times 1$	AUD 2,372.70
Commodity	Crude Oil West Texas	500	99.721	10%	0.9372	$500 \times 99.721 \times 10\% \times 0.9372$	AUD 4,672.93
Currency	GBP/USD	100,000	1.64025	3.33%	1.54525	$100,000 \times 1.64025 \times 3.33\% \times 1.54525$	AUD 8,451.78
Crypto	Bitcoin (USD)	2	49,000	50%	1.2883	$2 \times 49,000 \times 50\% \times 1.2883$	AUD 63,126.70

6 Adjustment Events

This section deals with other factors you should consider when trading Products.

6.1 Corporate Actions and Adjustments

A Corporate Action or Adjustment Event may from time to time occur in relation to an Underlying Reference Instrument. Where such a Corporate Action or Adjustment Event occurs, we will determine whether it has or will have a material effect either on the market value of the Underlying Reference Instrument or on the value of the Trade or Position. If a Corporate Action, or Adjustment Event occurs, we will take appropriate action to:

- (a) replicate the effect on your Order(s) or Trade(s) or Position(s) that the Corporate Action or Adjustment Event will have on the Underlying Reference Instrument;
- (b) adjust and/or cancel your Order(s);
- (c) reflect any action taken by counterparties to trades in respect of such Underlying Reference Instrument that we have entered into in order to hedge or offset our exposure to you; and/or
- (d) preserve the economic equivalent of the rights and obligations of you and us under the relevant Trade or Position immediately prior to the Corporate Action, or Adjustment Event.

Subject to this section 6.1, following a Corporate Action or Adjustment Event, the types of action that we may take in our sole discretion include (but shall not be limited to) the following:

- (e) suspend or close any Trade where the Underlying Reference Instrument has been affected;
- (f) cancel or suspend any Order (including Pending Orders) where the Underlying Reference Instrument has been affected;
- (g) require additional Position Margin, Independent Margin, Prime Margin and/or you to pay for any foreseeable costs incurred by CMC Markets (or any of our Associates) in relation to the Order (including Pending Orders) or Trade where the Underlying Reference Instrument has been affected;
- (h) change the Level 1 Price of an Order (including a Pending Order) or Trade where the Underlying Reference Instrument has been affected;
- (i) make appropriate calculations, adjustments, Deductions or credits from or to your Account(s);
- (j) withdraw the Product, where the Underlying Reference Instrument has been affected, from our Platform; and/or
- (k) make appropriate adjustments to the Target Price of any Guaranteed Stop Loss Order and/or require additional Prime Margin where the underlying asset(s) of the relevant Product has been affected.

We will give you notice on our Platform of any applicable action that we decide to take as soon as reasonably practicable, which for the avoidance of doubt may be after the relevant Corporate Action, or Adjustment Event or after the relevant action which we may take in our discretion under this section 6.1.

If the Price of the Underlying Reference Instrument of a Product is suspended, or if we reasonably determine that any calculations, adjustments, credits or debits under this section 6.1 cannot be made in a commercially reasonable manner or at all, we may suspend or close the affected Positions, cancel or suspend any Order or require additional Position Margin or Independent Margin. Any Positions that we close will be at a Price that is fair and reasonable. Such Price may be different for a buy and sell Trade and may be at a Price of zero (0) in extreme circumstances where market conditions warrant such a price, as determined by relevant financial market data. We will notify you of the date and Price at which such Position will be closed. A Corporate Action or Adjustment Event may constitute a Circumstance Outside Our Control. CMC Markets also reserves the right to request any reasonably foreseeable associated costs that may be incurred by CMC Markets in connection with any suspension of a Product or its Underlying Reference Instrument.

If an issuer of the Underlying Reference Instrument of a Product becomes insolvent or similar, all Trades on that Product may be closed by us, generally at a Price of zero (0) if this is reflective of the market value of the Underlying Reference Instrument. If you have a Position on any such Product, we shall provide you with notice of this.

With regards to Share CFDs, to qualify for a Corporate Action, or Adjustment Event you must hold the Product at the close of that Product's Trading Hours on the day immediately preceding the ex-date, which is the date on which a dividend is declared or distributed. With Index CFDs, you must hold the Product at the end of the Calendar Day immediately preceding the ex-date of the relevant constituent of the Index.

Whilst a Corporate Action or Adjustment Event is processed, the Platform will not generate Prices or accept Orders for the relevant Product. Where possible we will process Corporate Actions and Adjustment Events outside the relevant Trading Hours.

We are under no obligation to adjust the terms of any Trade in connection with a Corporate Action. You should remain aware of Corporate Actions that have occurred and that may impact your Positions. Please note that we are under no obligation to monitor Corporate Actions or bring them to your attention.

6.2 Insolvency

If any issuer whose shares form the basis of a Product becomes insolvent, is otherwise dissolved or is subject to any event which has an analogous effect, we reserve the right to close any Position on that Product within one month of such insolvency, dissolution or event and you agree that we may do so. If you have a Position on any such Product, we shall provide you with notice in writing of that insolvency or dissolution.

The Price at which Positions shall be closed under this section 6.2 is in general zero. However, the Position will be closed at a higher Price if the underlying shares can still be sold on a liquid market at such higher Price. We will notify you in writing of the date and Price that your Position shall be closed.

We reserve the right to request additional Position Margin, Independent Margin and/or any reasonably foreseeable associated costs we incur in connection with any suspension of a Product or its relevant Underlying Reference Instrument(s).

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6.3 Voting rights

You are not entitled to voting rights or other rights held by the registered holders of Underlying Reference Instruments in respect of any Trade.

6.4 Trading halts and suspensions

You will not be able to enter into any new Trades where there is a trading halt in the Underlying Reference Instrument or where trading in respect of the Underlying Reference Instrument has otherwise been suspended in the Underlying Market. Where trading in a product has been halted or suspended, we may exercise certain rights, see section 10 for more information.

Subject to our rights under section 10, if a Product or its Underlying Reference Instrument is suspended for any reason, the Price of all Trades connected with that Product will generally be zero. We reserve the right to request additional Position Margin, Independent Margin and/or any reasonably foreseeable associated costs we (or any of our Associates) incur in connection with any suspension of a Product or its relevant Underlying Reference Instrument.

7 Account administration

7.1 Operating your Account through the Platform

You, an Authorised Person or your Introducing Adviser may use the Platform to monitor Trades at any point in real time, as well as view all Trades, Orders and Account History, including details of any Commission charged.

You must keep all security information relating to your Account confidential. You are responsible for all Orders and instructions and for the accuracy of all information sent electronically using any Account Sign In Details that have been linked to your Account (for example, by an Authorised Person). If you suspect or are aware your Account Sign In Details are no longer confidential, you must notify our Client Management Team as soon as possible (see contact details in section 1.2).

7.2 Authorised Persons

If you are a body corporate, unincorporated association, trust or partnership, a client of an Introducing Adviser or an individual who wants to appoint an attorney, you must notify us in writing of any person who is authorised to act on your behalf (an "Authorised Person") in relation to this Agreement and your Account. You and/or the Authorised Person will be required to complete such further documentation as we may reasonably require (including the Authorised Person completing an Application) and we may require evidence that the Authorised Person has authority and is appropriate to act on your behalf.

We may revoke or refuse to accept the appointment of an Authorised Person if we know or reasonably suspect that such appointment would result in a breach of the Agreement and/or Applicable Law. You must immediately notify us in writing of any changes to the appointment and/or authority of any Authorised Person.

We are entitled to act upon the oral, electronic or written instructions of any Authorised Person or any person who, reasonably appears or purports to be an Authorised Person, notwithstanding that the person is not, in fact, so authorised. In particular, we are entitled to act upon any instructions or Orders transmitted using your Account Sign In Details unless you have notified us in accordance with section 2.4 that you know or suspect that an unauthorised person has or may have access to your Account.

Any action in relation to the Agreement taken by an Authorised Person you have appointed in accordance with this PDS or any person who reasonably appears or purports to be an Authorised Person will be deemed to be your action.

We will be deemed to have provided you with any information provided by us to an Authorised Person you have appointed in accordance with this PDS or any person who reasonably appears or purports to be an Authorised Person.

Notwithstanding our right set out above to rely and act on any communications and/or instructions from an Authorised Person you have appointed in accordance with this PDS, we will not be under any duty to open or close any Trade or accept any Order or other communication or instructions from such Authorised Person if we reasonably believe that the Authorised Person may be acting in excess of their authority. Nothing in this section will be construed as placing us under a duty to enquire about the authority of any Authorised Person who reasonably appears or purports to represent you.

Where you have appointed an Introducing Adviser, discretionary investment manager or a similar Person as an Authorised Person to act on your behalf and that Person also acts on behalf of other clients of CMC Markets, then the Authorised Person may decide to place a single, aggregated order with us in respect of a Product and allocate the order amongst you and their other clients. In such circumstances, the portion of the order allocated to you will represent your Order, which will have been executed at the corresponding Price on the Price Ladder for the size of the aggregated order. The Authorised Person may decide to place such orders for various reasons, for example, to ensure timely execution which may be to your benefit. We are not responsible for the aggregation and allocation of such orders, which shall be the sole responsibility of the Authorised Person, but you should note that such aggregation and allocation may operate to your disadvantage. If the Authorised Person aggregates such orders, the Price you obtain may be inferior to the Price you could have obtained had you placed a separate Order yourself at that time.

7.3 Joint Accounts.

If you open a Joint Account:

- (a) references to you, our Client, your and yourself are references to any one or all Persons in whose name the Joint Account is held;
- (b) we may act upon instructions received from any one Person who is, or reasonably appears or purports to be, named on that Joint Account;
- (c) we may disclose information (including, for the avoidance of doubt, personal information) provided by one Joint Account Holder to one or all of the other Persons in whose name the Joint Account is held;
- (d) we may give any notice or communication to any one or all Persons in whose names that Joint Account is held and any notice or communication, made to any one Person, shall be deemed as having been made to all Joint Account Holders;
- (e) each Joint Account Holder shall be jointly and severally liable for any financial obligations (including losses, fees or charges) arising on their

Joint Account. This means that any monies owed to us in relation to the Agreement shall be payable in full by one or any of the other Persons in whose names that Joint Account is held;

- (f) the death of any Joint Account Holder will be a Specified Event and the Joint Account will be closed and the balance paid equally to the survivor(s) and the relevant Joint Account Holder's estate; and
- (g) our rights under the Agreement, including but not limited to our rights to take a Reserved Action shall apply in respect of all Joint Account Holders and the occurrence of a Specified Event in respect of one Joint Account Holder will allow us to exercise any rights we may have under the Agreement.

After a Joint Account has been opened, you may not add or remove Persons named on that Joint Account. If you wish to change the Joint Account Holders you must close the Joint Account and open a new one.

7.4 CMC Currency Conversion

All Deductions and credits applied to your Account will be in your Account Currency, regardless of the Product Currency. Where the Product Currency is different to your Account Currency, all calculations of Deductions and credits will be undertaken in the Product Currency and converted into your Account Currency at the CMC Currency Conversion Rate and then applied to your Account. This does not mean that you can ignore the potential impact of currency exchange rates when you enter into a Trade that is denominated in a currency other than your Account Currency – you should factor this into your trading decisions.

The Platform will retain information about the CMC Currency Conversion Rate used for any conversion that results in a change to your Cash or Total Margin.

7.5 Payments and Withdrawals

You are responsible for ensuring that your Account is adequately funded at all times and for making payments to us that are required, from time to time, under the Agreement or Applicable Law, including any payments required:

- (a) to keep the Account Revaluation Amount above all applicable Close-Out Level(s);
- (b) to satisfy any debts owing to us, including in respect of Commission, GSLO Premiums and Holding Costs; or
- (c) in respect of Margin.

The accepted payment methods and the respective costs involved, instructions on how to make and correctly designate payments, and the timings for receipt of payments are available on the Platform or from our Client Management Team upon request. We may reject any payment that is not made in accordance with these procedures and Applicable Law.

Payments will be accepted from you only if they are to an Account held individually or jointly in your name, and the payment has originated from you and, in the case of bank transfers, where we have verified that bank account (as necessary). If there is any inconsistency between your name (as you have supplied to us) and the name on the source account from which the payment originates, or if you do not correctly provide any other necessary details, the payment may be rejected and returned to the source account or there may be a delay in crediting the payment to your Account. In certain circumstances we may accept payments on your behalf by an Introducing Adviser provided that the Introducing Adviser is an Authorised Person you have appointed, we have an agreement in place with the Introducing Adviser and we have verified the account the payment is made from (where applicable) and undertaken any other checks that we in our sole discretion determine are necessary or appropriate.

We will use reasonable endeavours to ensure that your successful payments are credited to your Account after we have received the money as cleared funds. However, we cannot guarantee the time it will take to credit such funds to your Account. The reasons for this can include the time it takes for our systems to process the payment, Circumstances Outside Our Control, if you have not correctly designated the payment, or if manual processing of the payment is necessary.

Payments you make will not be counted as Cleared Funds in your Account, and can therefore not be used to meet Position Margin, until they have been credited to your Account by CMC Markets. Depending on the reference you include with the payment and the payment method used, transfers can take several days to be counted as Cleared Funds.

Details on how to make withdrawals, the relevant timings for withdrawals to take effect and our 'return to source' policy are available from our Client Management Team upon request.

Unless we agree otherwise or to comply with Applicable Law, we will only accept a request for a withdrawal of money from your Account that you give directly or an Authorised Person you have appointed gives in accordance with section 7.2 (other than a Person acting pursuant to a limited power of attorney) and we will not accept any request for a withdrawal given by any other Person. In addition, we will only process withdrawals where the destination for the money being withdrawn is the same as the origin of your payment(s), unless (and subject to our approval) you have notified us in writing that your payment details have changed.

Under certain circumstances there may be a delay in processing your payment or a withdrawal, including where such delay is due to the time it takes for our systems to process the payment or withdrawal, to Circumstances Outside Our Control or to an issue in relation to your payment or withdrawal that we may be attempting to resolve to comply with Applicable Law.

We may in our sole and reasonable discretion refuse or delay giving effect to your request for a withdrawal of money from an Account (in whole or in part) if we reasonably consider that:

- (d) on any particular day, you have already made five requests to withdraw money from that Account;
- (e) the money is required to cover any Holding Costs, Commissions, GSLO Premiums, Realised Losses, Margin or Net Unrealised Loss in respect of your Positions, or to ensure that your Account Revaluation Amount is equal to or greater than your Total Margin on your Account, or to ensure that your Account Revaluation Amount is above the Close-Out Level applicable to an Account;
- (f) the money may be required to meet a payment obligation that is due or reasonably likely to fall due within the next five (5) Business Days;
- (g) we need the money to make a Deduction (under section 7.7) or exercise our right of Set-Off (under section 7.8) in accordance with the Agreement or Applicable Law (including for tax purposes);

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- (h) we are required to do so under Applicable Law or we reasonably suspect that there has been a breach of Applicable Law;
- (i) there is an unresolved dispute or a potential dispute between us and you in connection with the Agreement, including where you have breached the Agreement or we reasonably suspect that you have breached the Agreement, and we will (except in some cases where (f) above applies) notify you as soon as reasonably practicable if we decide to take such action; or
- (j) we know or reasonably suspect that the instruction has been provided by an Authorised Person acting pursuant to a limited power of attorney or a limited appointment of agent.

We will (except in some cases where (h) above applies) notify you as soon as reasonably practicable if we decide to refuse or delay giving effect to your request for a withdrawal and such action shall be a Specified Event.

Please note that the Cash value shown on the Platform does not represent the amount of funds that are available for withdrawal. As noted in (f) above, we may withhold funds where you have Net Unrealised Losses in your Account.

If there has been no activity on your Account for an extended period of time, we may impose dormant Account fees in accordance with our FSG and make a Deduction from your Account in accordance with section 7.7.

7.6 Account Currency

The Account Currency for your Account will be as you select from the available options specified by CMC Markets at the time you opened the Account, and any payment obligations in relation to your Account must be settled in that Account Currency. See section 9.3 for more information.

7.7 Our right to deduct money from your Account

We may deduct any money due to us under the Agreement, or required to be deducted by Applicable Law (including for tax purposes), from any money held by us in respect of your Account (this is our right to make a "Deduction").

7.8 Our right of Set-Off in relation to your Accounts

In addition to any other right(s) we have to refuse or delay your request for a withdrawal from your Account or make a Deduction, we may, at any time at our discretion and without notice to you, apply any positive Cash balance on your Account or on any money due to you from us against any money due to us (or any of our Associates) from you (this is our right of "Set-Off"). We may apply the CMC Currency Conversion Rate to convert the relevant Cash balances and any money due to you or us into the same currency. If we exercise our right of Set-Off, we will give you prior reasonable notice, where possible, of the Amount of any debt that remains unsatisfied and you must immediately pay such debt to us.

7.9 Netting of payment obligations between us and you

If at any time:

- (a) you owe us and we owe you the same amount of money in the same currency, then both your and our obligation will each be automatically satisfied and thus discharged; or
- (b) you owe us and we owe you a different amount of money in the same currency, then whichever of you or us that owes more may pay the excess to the other party and both your and our obligations will be satisfied and discharged.

7.10 Taxes

If we are required to pay any withholding tax or other levies on your behalf, we reserve the right to deduct such amounts from your Account or otherwise require you to pay or reimburse us for such payments.

We are entitled to deduct or withhold, in our sole discretion, any tax required by Applicable Law from any payment or credit made to your Account.

Your tax treatment in relation to Trades may differ according to your personal circumstances and the tax legislation in your jurisdiction (which may change). You may also be liable for other taxes and charges that are not imposed or which we withhold, including bank fees for transfers of money or assets, and fees to internet service providers. You are solely responsible for the timely payment of such taxes and charges. You should seek independent advice if you are in any doubt as to what further taxes and charges may apply to you as a result of your trading activities. See section 12 for more information.

7.11 Commission and other charges.

We may impose and/or vary additional fees, commissions (including but not limited to our Commission), costs or charges from time to time in respect of Pending Orders, Trades, Positions or your Account where we have a valid reason for doing so. For Commission, GSLO Premiums, market data and administration charges, we will give you notice in writing at least thirty (30) calendar days before we implement any increase or change in calculation method. For all other changes, we will give you notice in writing at least ten (10) Business Days before we implement any change. If you are not happy with the change, you will be free to close your Account and/or terminate the Agreement in accordance with this PDS before the change takes effect.

Notwithstanding the preceding paragraph, any changes to Commission will be automatically imposed by the Platform in accordance with section 10.2. You will have the choice as to whether or not you place an Order based on the Commission applicable to your Order at that time.

Where we have notified you in accordance with this PDS of a change to our Commission, then Amounts calculated in accordance with the applicable Commission will be due and payable to us immediately upon execution of an Order on the date specified in our notice to you, and will be deducted from the Cash in your Account. It is your responsibility to ensure that you have sufficient Cash in your Account to pay any Commission due in full, and failure to do so will be a Specified Event (see section 10.4) and may result in Account Close-Out.

7.12 How do you close an Account?

You can close your Account by contacting our Client Management Team. Please see section 10.2.6 for more information about how your Account can be closed.

8 Client money

8.1 Introduction to client money

We will deposit and hold any money we receive from you on trust in a segregated trust account established, maintained and operated in accordance with the Australian Client Money Rules. We may hold your money in one or more trust accounts with other client money. We will not be liable for the solvency or any act or omission of any bank holding the trust accounts.

All client money held by CMC Markets is fully segregated. This means that all client money, including any Margin, is held on trust in the segregated trust account. We do not use client money for the purpose of meeting obligations we incur when Hedging with other counterparties. We fund any obligations we incur in connection with such transactions from our operating cash account. In addition, we do not use client money to meet the trading obligations of other Clients.

We may invest any of the money held in trust as permitted by the Australian Client Money Rules, and you irrevocably and unconditionally authorise us to undertake any such investment.

Unless otherwise agreed in writing:

- (a) we will be solely entitled to any interest or earnings derived from client money being deposited in a segregated trust account or which we have invested in accordance with the Australian Client Money Rules with such interest and earnings being payable from the segregated trust account as and when we determine;
- (b) upon realisation of an investment of client money, we must either invest the initial capital invested in another investment permitted by the Australian Client Money Rules or deposit it into a segregated trust account operated in accordance with the Australian Client Money Rules;
- (c) in the event that the amount received upon realisation of an investment of the client money is less than the initial capital invested, we will pay an amount equal to the difference into a segregated trust account for the benefit of the Client, except where any such difference is the result of amounts paid out of the investment to us in accordance with the terms of this PDS;
- (d) we will not charge a fee for investing client money in accordance with the Australian Client Money Rules; and
- (e) you authorise us to withdraw, deduct or apply any interest or earnings derived from your money held in any segregated trust account or which we have invested. This includes:
 - (i) making payment for, or in connection with the adjusting or settling of dealings in Products;
 - (ii) the payment of Holding Costs, interest or other amounts due to CMC Markets, its Associates or other Persons connected with CMC Markets from the relevant segregated trust account or investment account, as the case requires and as CMC Markets determines; or
 - (iii) to pay, withdraw, deduct or apply any amounts from client money held in any segregated trust account or which we have invested as permitted by the Australian Client Money Rules.

8.2 Protections afforded by the Australian Client Money Rules

In accordance with the Australian Client Money Rules, any money we receive on your behalf in relation to dealings in Products must be paid into a segregated trust account on the day we receive it, or the next Business Day. As soon as that money is deposited into that account, it is protected in the event, for example, that CMC Markets became insolvent, merged with another licensee or ceased to carry on some or all of the activities authorised by the licence.

Money withdrawn or deducted from the segregated trust account in accordance with section 8.1 is not protected. In addition, until your realised and unrealised profits are moved into the segregated trust account (which occurs on a daily basis), they are not protected in the same way.

As we are the product issuer, you are exposed to the financial and business risks, including credit risk associated with trading with us. If we were to become insolvent, we may be unable to meet some of our obligations to you. Refer to section 9.4 for more information.

In the event that the above occurred, money would be dealt with as follows:

- (a) money in the segregated trust accounts is held on trust for the Persons entitled to it, and is payable in the order set out in paragraph (c) below;
- (b) if money in the segregated trust accounts is invested, the investment is likewise held in trust for each Person entitled to money in the account; and
- (c) money in the segregated trust accounts would be paid in the following order:
 - (i) money that has been paid into the accounts in error;
 - (ii) payment to each Person who is entitled to be paid money from the accounts;
 - (iii) if there is not enough money in the accounts to be paid according to the above paragraphs, the money in the accounts must be paid in proportion to the amount of each Person's entitlement; and
 - (iv) if there is money remaining in the trust accounts after payments made according to the above paragraphs, the remaining money is payable to us.

8.3 Separate Accounts

Except as otherwise noted at section 13.4 and section 7.8 where you have opened more than one Account with us we will treat such Accounts as entirely separate. Any credit, including money deposited as Margin, in one Account will not, except where we exercise our rights under the Agreement, discharge any of your liabilities in respect of another Account.

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8.4 Introduced Business

This section 8.4 applies if you have been introduced to us by an Introducing Adviser and have agreed with that Introducing Adviser for the payment of fees, commission and/or other remuneration ("IB Fees") in respect of such introduction and related services provided by that Introducing Adviser to be paid via the Platform. We will notify you in advance of the effective date of this section 8.4 and this section 8.4 will apply from the date specified in that notification.

By entering into this Agreement, you:

- (a) authorise us to disclose information about you and your Account including your personal data and your Account activity to the Introducing Adviser and its Associates and sub-contractors as required for the s of providing services to you; and
- (b) authorise and direct us to deduct any IB Fees you are required to pay to the Introducing Adviser from any money we hold in respect of your Account and pay this to the Introducing Adviser on your behalf. We will notify you in advance of the basis of calculating deductions.

Any deductions will be made inclusive of all taxes, duties or levies, however designated, including but not limited to value added taxes (or similar).

It is your responsibility to ensure that there are sufficient funds in your Account to pay any IB Fees due to the Introducing Adviser in full.

We reserve the right, at any time and without notice to you, to cease to facilitate the payment of, or make deductions in respect of, the IB Fees. Where we cease to facilitate or make deductions in respect of the IB Fees in accordance with this section 8.4, any outstanding IB Fees payable must be agreed and settled directly between you and the Introducing Adviser.

You may withdraw or seek to amend the authorisation given to us under this section 8.4 for us to facilitate or make deductions in respect of IB Fees on your behalf, by giving us at least one (1) Business Day's notice in writing.

9 Significant risks of trading CMC Markets Products

This section is about the major risks that can apply to trading Products. You should spend time reading and understanding this section and then working out how this applies to your personal circumstances, including your trading strategy.

CMC Markets Products are speculative products that can be highly leveraged and may carry significantly greater risk than non-leveraged investments such as ordinary share trading. You should carefully read this section and then consider whether trading in Products is right for you given your personal circumstances (financial, taxation and otherwise) before you begin trading with us.

9.1 Trading may be affected by certain market factors

The Prices of Products are derived from the prices in the Underlying Markets, which can be highly volatile. The Prices of Products and the Underlying Reference Instruments may fluctuate rapidly and over wide ranges and may reflect unforeseeable events or changes in conditions, none of which you can control. The Prices of Products may be influenced by, among other things, changing supply and demand relationships, governmental, agricultural, commercial and trade programs and policies, national and international political and economic events, interest rate fluctuations, changes in currency valuations, suspensions in trading in the Underlying Market and the prevailing psychological characteristics of the relevant marketplace.

The ability of the Platform to generate Prices and execute Orders is also dependent on the availability of prices and liquidity in the exchanges, markets and other venues from which we gather data. In addition, because we maintain our own financial stability by Hedging with other counterparties, we may be unable to execute your Orders where we cannot enter into a corresponding trade to hedge our own risk (for example, due to the activities of an issuer of shares to which your Trades relate, which can sometimes restrict the market liquidity in those shares). Therefore, market circumstances may impact on your ability to place an Order or close a Trade with us. In contrast, if we enter into a corresponding trade, to Hedge our risk, this may have an influence on the Underlying Market conditions and consequently also on the Prices we quote on the Platform and your Account.

Finally, if trading in the Underlying Market is affected by Circumstances Outside Our Control, we may take certain action. Please see section 10 for further information.

9.2 Gapping

Financial markets may fluctuate rapidly and Prices of our Products are no exception. Any movements in our Prices will have a direct effect on your Account. Sometimes markets move so quickly that Gapping occurs.

Gapping occurs where there is a sudden shift in price from one level to another. This can be caused, for example, by unexpected economic events or market announcements, particularly where these occur outside Trading Hours. There may not always be an opportunity for you to place an Order between the two Price levels, or for the Platform to execute a Pending Order at a Price between those two levels. All markets have limited Trading Hours which can impose a significant risk to your ability to place Orders and close Trades.

If Gapping occurs in the Underlying Market, it may also occur in the Price of the relevant Product and may mean you are unable to close out your Trade or open a new Trade at the Price at which you have placed your Order or may have liked to place your Order. In addition, there is no predetermined amount by which the adjusted Price of a Product can vary. Please see 3.2 for more information.

In addition, where you have a Stop Loss Order or Trailing Stop Loss Order, these may not be executed at the Target Price you have selected and as a result your Realised Loss could exceed the loss you anticipated when these Orders were placed.

9.3 Account Currency

Your Account is maintained in your Account Currency.

If you are trading in a Product that is denominated in a currency different to your Account Currency, any Margin, Holding Costs, Deductions, credits, Adjustments, Realised Profits, Realised Losses and Unrealised Profits or Losses will be converted to your Account Currency at the CMC Currency Conversion Rate at the relevant time (and in respect of Unrealised Profits or Losses, in real time). Depending on the CMC Currency Conversion Rates (which may be different to those available elsewhere) and currency fluctuations, this may have an impact on your

Account Value on an ongoing basis (and therefore on whether or not your Trades might be automatically closed), and on any eventual profits that you make or losses that you incur.

9.4 Warning about counterparty risk

As CMC Markets is the Product issuer, you are exposed to the financial and business risks, including the credit risk associated with trading with CMC Markets. If CMC Markets becomes insolvent, CMC Markets may be unable to meet its obligations to you.

CMC Markets has risk management and compliance systems in place to manage its risks including but not limited to financial, operational and credit risks. Funds are held with reputable financial institutions. CMC Markets has policies around monitoring Client Positions and Close-Out Levels. The CMC Markets Group monitors market risk on a daily basis against set limits.

Before entering a relationship with a new Hedging counterparty, the CMC Markets Group undertakes a due diligence process. This process will include a review of a number of key factors that relate to the risk of dealing with the counterparty. These include the counterparty's credit rating, reputation, market presence, funding arrangements, stock availability, trading platforms, reporting processes and fees and charges.

The names of our Hedging counterparties are shown on our Website under the "Important Information" section. You may also contact the Client Management Team to obtain further information about the activities we undertake to mitigate counterparty risk and market risk, and the names of any Hedging counterparties.

CMC Markets will transfer monies owed to Clients (which may include Client gains) to the segregated trust account (daily), from our operating cash account. Prior to segregation, you are an unsecured creditor in respect of monies owed which you should be aware of in the (unlikely) event that CMC Markets were to become insolvent.

CMC Markets maintains a written policy to ensure it maintains adequate financial resources and complies with the financial requirements of its Australian Financial Services Licence. The steps that are taken to ensure this include:

- Performing a daily adjusted surplus liquid funds calculation, ensuring that we meet the minimum liquid capital requirement set by ASIC; and
- Performing a daily client cash segregation calculation, ensuring that we hold adequate cash in our client trust account in order to meet our obligations to the Client. All Client cash is maintained in fully segregated trust accounts separate to CMC's operating account.

If you require further information about CMC Markets' financial position, please contact our Client Management Team and request a copy of our audited financial statements. These will be provided free of charge.

9.5 Risks associated with OTC derivatives

When you enter into any Trade with us through the Platform, you will be entering into an off-exchange (sometimes known as an over-the-counter, or 'OTC') derivative, which is non-transferable. This means you will enter into Trades directly with us, and also that those Trades (or 'Positions') can only be closed with us. This involves greater risk than investing in a financial instrument such as a share which is transferable, or dealing in an exchange-traded derivative, because your ability to open and close Trades is dependent on the Platform being in a position to accept Orders from you and to execute them. In certain circumstances this may not be possible. See section 9.1 for further information.

As there is no cooling off regime associated with OTC derivatives, subject to section 2.20, you are not able to cancel a Trade once it has been entered into.

In addition, all of your Trades with us are settled in cash, and you do not have any rights to any Underlying Reference Instrument.

9.6 We act as a market maker

Although the Prices generated by the Platform will take into account current exchange and market data from various sources, they are not taken directly from any source. This means that our Price may be different to any current exchange or market price, or another financial product provider's price, for the relevant Underlying Reference Instrument. The profits or losses that you make from trading with us will depend on our prices, and not prices prevailing or shown anywhere else.

9.7 Potential loss caused by Spread

Because of the difference between the Buy Price and Sell Price of a Product (where applicable), the relevant Price must move favourably before you can break even. In other words, even if the Price does not move at all and you close out your Position, you will make a loss to the extent of the Spread and of any CMC Markets fees and costs which apply to the Products. Furthermore, the Spread may be larger at the time you close out the Position than it was at the time you opened it.

See section 1.1 for more information.

9.8 Conflicts of interest

We, our Associates or other Persons connected with us may have an interest, relationship or arrangement that is material in relation to any Product you enter into with us. You agree that we may conduct such business without your prior consent.

In addition, we may provide services to third parties whose interests may be in conflict or competition with your interests. We, our Associates or other Persons connected with us and the employees of any of them may, or may act on behalf of other Clients who may, take positions opposite to yours or may be in competition with you to acquire the same or a similar position. From time to time we may effect Trades with or through our Associates in connection with the Products and Services we provide.

We will not deliberately favour another Person over you, but will not be responsible for any loss which may result from such competition.

We are a Product issuer, not a broker. Accordingly, you will be trading Products directly with us, and not on any financial market. As a Product issuer, we set the Prices that refer to, but may not always be the same as those in the Underlying Market. We will always act as a principal, not as an agent, for our own benefit in respect of all Trades with you.

We may also conduct trades as principal in the Underlying Reference Instruments on which Products are based, including shares and futures. In particular, we may at our sole discretion, Hedge our liability to you in respect of your Positions by undertaking trades in the Underlying

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Reference Instruments in the Underlying Markets. However, we have no obligation to do so and are under no obligation to inform you as to whether or not we have done so. These trading activities may affect (positively or negatively) the Prices at which you may trade Products.

9.9 Information technology

We will do our best to make the Platform available when you require, but we cannot guarantee that it will be available continuously. This is because from time to time:

- (a) errors and/or failures may occur in respect of technology, the internet may be subject to faults or events which may affect your access, and your systems, our systems or the systems of a third party, which you or we rely on, may fail to work properly (see section 10.7 for more information about Circumstances Outside Our Control);
- (b) we may need to suspend availability of the Platform for maintenance, repairs, upgrades or any development-related issues. We will normally seek to carry out these works outside Trading Hours. If this occurs during Trading Hours relevant to any of your Trades we will, where reasonably practicable, provide you with prior notice of such suspension and, if necessary, suggest alternative ways for you to access your Account; and
- (c) we may need to suspend availability of our Client Management Team, for example, due to maintenance, repairs or upgrades to the offices and/or systems used by our Client Management Team. We will normally seek to do this outside of Trading Hours. If we need to suspend the availability of our Client Management Team during Trading Hours we will, where reasonably practicable, provide you with prior notice of such suspension and, if necessary, suggest alternative ways for you to place or modify Manual Orders.

You are responsible for making sure that you are able to access the Platform or contact our Client Management Team when you need to and when they are available. This responsibility includes having access to a device that can connect to the Platform and maintaining the device so that it functions properly and ensuring that you have the means to contact our Client Management Team.

If you cannot access the Platform directly, then you may be able to contact our Client Management Team by telephone to request that we access the Platform on your behalf. Except in relation to Manual Orders, our service is primarily provided online, therefore this facility is likely to be a much slower method of placing Orders or giving us other instructions than if you access the Platform yourself. You must not rely on our Client Management Team on being available nor can we guarantee that our Client Management Team will be available to assist you to enter into or close Trades (e.g. because (i) our Client Management Team is busy helping other clients, (ii) members of our Client Management Team who speak your language are busy helping other clients, (iii) there is a technical problem with the telephone system, or (iv) you call outside our opening hours). In relation to Manual Orders, we will do our best to make the Client Management Team available when required by you, but during periods of high demand and due to other Circumstances Outside Our Control we cannot promise that you will always be able to access our Client Management Team immediately.

Where the Platform or any other content generated by us contains links to other sites and resources provided by third parties, these links are provided for your information only. We generally have no control over the content of those sites or resources and, subject to the paragraph below, we accept no responsibility for them or for any loss or damage that may arise from your use of them.

We do not accept any liability in respect of the operation of the Platform, except to the extent that it is caused by the negligent act or omission, fraud or dishonesty on the part of us or our employees, agents or representatives, or any other matter for which liability cannot be excluded under Applicable Law.

9.10 Negative balance protection

Retail Clients cannot lose more than their Invested Capital. If at any time you have a negative Cash value on your Account, we will waive our right to claim the deficit and will return the Account balance to zero (0). Please note, this may not happen immediately.

You are still obliged to ensure that your Account Revaluation Amount is at all times above the applicable Close-Out Level displayed on our Platform. We retain the right to close any open CFD Trades if you fail to maintain sufficient funds on your Account to keep your Account Revaluation Amount above the applicable Close-Out Level.

Although the Platform has features that are designed to minimise your risk of loss, none of these are guaranteed and you should not rely on them.

9.11 Losses from your Trades

The amount of any loss for an individual Trade will be the amount that you owe us when that Trade is closed.

Opening a leveraged trade means that you are only required to deposit a proportion of the total trade value to open that trade, and therefore you are able to take a larger position than your capital otherwise would enable you to. The remaining portion of the total trade value is leverage. The higher the leverage the greater the impact that market fluctuations will have on your profits and losses. Consequently, the higher the leverage, the higher the risk involved.

Therefore, the impact of any Price movement on your Account will depend on the Trade size as well as the leverage of your Trade, rather than the amount of your Position Margin. A small movement in Price may have a large impact on your Account if you have entered into a highly leveraged Trade. In addition, when entering into a short Trade (i.e. a 'sell' Trade) it is possible to lose significantly more than the opening Trade value, since the amount by which the Price could increase may be greater than the initial Price at which you opened the Trade. Therefore, short Trades can be riskier than long Trades.

You should therefore ensure that you:

- (i) carefully consider the size of your Position;
- (ii) closely monitor the potential loss that you may suffer (as your losses may increase significantly even over a short period of time); and
- (iii) have sufficient available funds to cover any such losses. To minimise losses, you should consider using Stop Loss Orders so that Trades are closed before your losses exceed a certain level (please note that Stop Loss Orders are not guaranteed).

Depending on the Trades you enter into, and how long you hold them for, we may require you to pay Holding Costs. These Holding Costs will be incurred on a daily basis when you keep a Trade on our Products open overnight. In some cases, and particularly where you keep Trades open for a long time, the aggregate of these Holding Costs may exceed the amount of any profits or increase your loss. Please refer to section 4.2 for further information on how Holding Costs are calculated.

9.12 Scope of Market Regulation

As the Products are contracts with CMC Markets and are not traded on a licensed market, some of the protections associated with licensed markets are not available for trading in our Products. For example, trading on the ASX generally has the benefit of a guarantee system known as the National Guarantee Fund which provides protection from fraud or misconduct by brokers in connection with certain ASX trades.

The National Guarantee Fund does not apply to trading in our Products, nor any other compensation fund operated by an Underlying Market. CMC Markets is, however, regulated in Australia by ASIC, holds an Australian Financial Services Licence (No. 238054) and is subject to the Australian Client Money Rules. See section 8.2 for more information.

9.13 Different products pose different risks

We offer numerous Products, which are derived from very different Underlying Reference Instruments. Each of these products poses specific risks which can differ widely from other products, for instance with respect to the range and speed of market fluctuations or with respect to their liquidity. Therefore, you should ensure that you understand the specific risks of a Product before you open a Trade on that Product.

Where a Product's Underlying Reference Instrument is itself a complex financial product that has its own multiple underlying instruments (a 'basket' of instruments) this will have an impact on the risk of the Product. The risk involved in a basket Product will depend on the risks involved in its constituents. If the basket constituents share similarities (for example they all relate to the same sector or country) then this can make the Product riskier. Also, if riskier constituents are given a higher weighting within the Product, this will make the Product riskier. If you choose to use a basket Product then you should make sure that you understand the risks involved in all the different constituents, the risks involved in the overall combination of constituents that make up the Product, and the risks involved in how the constituents are given their respective weightings.

Cryptocurrencies, which are generally unregulated in themselves, are high-risk, speculative investments, which will impact any cryptocurrency Margin Trades that you enter with us. The value of cryptocurrencies, and therefore the value of Trades linked to them, is extremely volatile. They are vulnerable to sharp changes in price due to unexpected events or changes in market sentiment. Trades are leveraged products. Therefore the combination of increased volatility and leverage has the potential to significantly increase your losses if the market moves against you, relative to Trades based on other Products. Accordingly, You should only invest in cryptocurrency Trades if you consider that you have the knowledge and experience of, and fully understand the risks associated with, both CFDs and cryptocurrencies.

9.14 Risks of trading on credit

If you fund your Trades with us on credit, your risk will be significantly increased and if you make a loss using that money, you will still have to repay your credit including interest. Therefore, you must not rely on being able to redeem borrowed funds with any profits from Trades with us.

9.15 Your Trades are at risk of being closed automatically

At all times, your Account Revaluation Amount must stay above the Close-Out Level otherwise all your Trade Positions may be closed by the Platform. However, we do not guarantee such closure and you must not rely on it. It is your responsibility to monitor your Positions closely and you will be able to monitor your Account Revaluation Amount through the Platform. Closely monitoring your Positions is very important because you might need to make immediate additional payments to avoid a Close-Out by the Platform. If we have set a Close-Out Warning Level for your Account, the Platform will attempt to notify you when your Account Revaluation Amount falls below the Close-Out Warning Level, although you should not rely on the Platform giving you this warning. To prevent closure of your Positions, you should deposit a sufficient amount of money into your Account to cover any potential losses or costs from your Trades. It is important to note that even an amount that you previously deposited and which appeared to be more than sufficient at the time, can very quickly become insufficient due to rapidly changing market conditions.

See section 5.3 for more information.

10 CMC Markets' rights

10.1 General rights

We may, acting reasonably, exercise a variety of rights afforded to us under this PDS in respect of your trading in Products. These rights are described in more detail below or are set out in other parts of this PDS. For example where we:

- (a) change the way a Product Price is calculated;
- (b) change a Buy Price or Sell Price;
- (c) amend the Product Library;
- (d) withhold any payments;
- (e) change the Margin Rate for a Product or require Independent Margin;
- (f) close some or all of your Positions;
- (g) determine what a materially incorrect Price is;
- (h) open an Account;
- (i) close your Account;
- (j) limit the size of your Trades;

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- (k) limit the size of your Account balance;
- (l) accept, amend, cancel or reject your Order; or
- (m) pass on any additional costs that CMC Markets incurs in executing your Trades or maintaining your Account including, but not limited to increased market data fees. We will inform you of any additional charges before they are applied to your Account.

In exercising such rights we will have regard to our commercial objectives, which include:

- (n) complying with our legal obligations as a holder of an Australian Financial Services Licence;
- (o) maintaining our reputation as a product issuer;
- (p) responding to competitive market forces; and
- (q) managing all forms of risk including but not limited to operational risk, credit risk and market risk.

You expressly agree that we are not under any obligation to exercise any discretion in your interests or for your benefit.

Where we exercise our rights, we may, or where required by law will, give you written or oral notice of our decision.

10.2 Amendments and Termination

This section explains our rights to make amendments to the Agreement and what can happen to your use of our Products and Services if we exercise those rights.

10.2.1 Amendments to the Agreement in general

We may amend any part of the Agreement at any time by written notice to you. For immaterial, minor or trivial changes (e.g. correction of typographical errors and changes to presentation), we are not obliged to give you notice nor issue a new PDS and/or FSG. In such circumstances, we will update the PDS and/or FSG and make it available on our Website.

Subject to sections 10.2.2, 10.2.3, 10.2.4, and 10.2.5, any amendments to the Agreement that we notify to you will take effect on the date specified in our notice to you, which will be at least ten (10) Business Days after we send our notice to you. We may give you less than ten (10) Business Days' notice if the amendments to the Agreement are required to comply with Applicable Law or where you expressly accept amendments in writing at our request.

For the avoidance of doubt, we may provide you the amended Agreement, including the PDS and/or FSG, by the following methods:

- (a) (email) sending a weblink to the amended Agreement via electronic mail;
- (b) (post) sending notice of the amended Agreement via post; or
- (c) (platform notification) publishing a notice of the amended Agreement on the platform.

You will be free to close your Account(s) and/or terminate the Agreement in accordance with section 10.2.6 before the amendment takes effect if you are not happy with the amendment. During this period, subject to the terms of the Agreement and section 9.1, you will be able to close open Trades and cancel any Pending Orders if you wish. Unless we state otherwise, changes we notify to you will affect all ongoing business between us and you, including Pending Orders and Trades.

10.2.2 Amendments to Margin Rates, Margin requirements, Close-Out Level, Reset Level and Independent Margin

In addition to our rights under section 10.2.3 to amend Attributes, we may from time to time make amendments to the Margin Rates, or other Margin requirements applicable to a Product or your Account, the Independent Margin, Close-Out Level and/or Reset Level. If you have an open Trade, the method of this amendment may take the form of closing your existing Trade and reopening a new Trade with the new Margin Rate. We will, where possible, provide you with:

- (a) three (3) Business Days' notice of increases to the Margin Rates and/or other Margin requirements;
- (b) one (1) Business Day's notice of decreases to the Margin Rate and/or other Margin requirements; and
- (c) ten (10) Business Days' notice of amendments to the Close-Out Level and/or Reset Level,

but, where it is reasonably necessary to do so, including in connection with a Circumstance Outside Our Control, we reserve the right to make any amendment under this clause 10.2.2 on shorter notice or without any notice, where it is reasonable to do so. For the avoidance of doubt, we are not obliged to provide you with any notice under this clause 10.2.2 if your Account is not impacted by the amendments specified in this clause 10.2.2.

Where an amendment to Margin Rates, other Margin requirements, or Independent Margin, Close-Out Level and/or Reset Level requires you to provide additional funds to us, it is your responsibility to ensure that you have provided us with sufficient cleared funds and/or reduced your Position in the relevant Product(s) by closing any affected Trades and/or Pending Orders, in order that your Account Revaluation Amount is equal to or exceeds the new Total Margin for your Account and/or to keep the Account Revaluation Amount above the Close-Out Level(s).

10.2.3 Amendments to Prices, Variable Rates and Attributes

Subject to section 10.2.2, the Platform will amend Prices, Variable Rates and Attributes in real time and such amendments will take effect immediately as and when they are made on the Platform even if they are not displayed on the device that you use to access the Platform (for example, due to poor internet connectivity).

If you place an Order on the basis of Prices, Variable Rates and/or Attributes which have already been changed and such changes have not been displayed on the device you use for accessing the Platform at the time of placing the Order, the Trade will be effected at the correspondingly changed Prices, Variable Rates and/or Attributes. The same applies should changes to Prices, Variable Rates and/or Attributes occur between the time you place the Order and the time we receive your Order or the Order is executed.

Our Platform will amend Holding Rates for a particular Product as at the relevant Holding Time. The Holding Rates as at the previous Holding Time in respect of a Product will be displayed in the Product Library.

You will not be deemed to have breached a Position Limit in respect of a particular Product for the purposes of the Agreement where such breach arises solely from a reduction by our Platform of the relevant Position Limit without prior notice to you. In such circumstances, you will normally be required to close any affected Trades so that the relevant Position is below the applicable Position Limit within three (3) Business Days of the reduction of the Position Limit (unless, in our reasonable opinion, it is necessary and fair to impose a shorter period in which to close any affected Trades), and a failure to do so may be a Specified Event that entitles us to take a Reserved Action.

10.2.4 Amendments to Commissions, GSLO Premiums, market data fees and administration charges

Notwithstanding any other sections under the Agreement, we will provide you with at least thirty (30) calendar days' notice for any increase or change in calculation method with respect to Commissions, GSLO Premiums, market data fees and administration charges before the amendments take effect.

10.2.5 Removal of Products

Subject to section 10.5, we may, at any time, remove any Product(s) from the Platform. If you have a Position on the Product in question, we will provide you with reasonable notice in writing, where possible, that we intend to remove that Product. We aim to provide you with at least ten (10) Business Days' notice in which to close any Position that you may hold on such a Product, however, where in our reasonable opinion it is necessary and fair to do so including in the event of a Circumstance Outside Our Control, Corporate Action or Adjustment Event, we reserve the right to provide a shorter notice period or no notice at all.

It is your responsibility to cancel any Pending Orders and/or close any Positions in respect of a Product that is being removed before the time specified in our notice. If you do not do this, we will cancel any Pending Orders and close any Positions in respect of that Product at the time and in the manner specified in the notice.

10.2.6 Closing your Account or terminating the Agreement

You may close any Account you hold and/or terminate the Agreement by giving us notice in writing, which will usually take effect up to one (1) Business Day after it is received by us. You should cancel any Pending Orders and close any Positions on the relevant Account(s) and then withdraw any money due to you before giving us notice. If you do not do this, we will cancel any Pending Orders and close any Positions as soon as possible after we receive your notice and then attempt to return any money due to you.

We may close any Account and/or terminate the Agreement by giving you notice in writing, which will take effect on the date specified being no less than ten (10) Business Days after the date of the notice. Unless our notice specifies otherwise, you will be allowed to cancel any Pending Orders and/or close any Positions yourself during the time between when we give you the notice and the time when your Account is due to close and/or the Agreement is due to terminate.

If we have reasonable grounds or valid reasons for doing so, we may terminate the Agreement with less than ten (10) Business Days' notice, including immediately where you have no Positions. We will cancel any Pending Orders and close any Positions at the time and the manner specified in the notice.

The death of any individual Account Holder will be a Specified Event. On receiving notification of an individual Account Holder's death, their Account(s) will be closed and on receipt of the necessary documentation (such as a grant of probate), the balance will be paid to the Account Holder's estate, administrator or beneficiary (as applicable).

When you or we close your Account(s) and/or terminate the Agreement we may exercise any right that we have under section 7.7 to make a Deduction or under section 7.8 to exercise our right of Set-Off.

10.3 Right to cancel, limit or close Positions

If you fail to pay amounts payable to us or fail to perform any other obligation included in the Agreement, we have powers to take steps to protect our position. These powers include the power to close out Positions.

We have the right, with notice, where it is reasonably practicable in the circumstances, and in addition to any other rights we may have under this Agreement:

- (a) to close out all or part, as we reasonably consider appropriate, of your Positions;
 - (b) to limit the size of your Positions;
 - (c) to refuse Orders to establish new Positions; or
 - (d) to cancel your Positions,
- if
- (e) we reasonably consider there are abnormal trading conditions;
 - (f) we, in our reasonable opinion, consider it necessary for the protection of our rights under the Agreement;
 - (g) we are unable to generate Prices in the relevant Products due to the unavailability of the relevant market information for reasons beyond our control;
 - (h) we, in our reasonable opinion, consider that you may be in possession of inside information within the meaning of the Corporations Act;
 - (i) we, in our reasonable opinion, consider that you may be in breach of any Applicable Law;
 - (j) you or we are so requested by ASIC or any other regulatory agency or authority;
 - (k) any of the circumstances set out in the definition of Specified Event section 10.4 apply to you;
 - (l) you breach the Close-Out Level or fail to deposit any other sum due under the Agreement in respect of any Trade;
 - (m) the aggregate of your Orders and all other orders for a Product is outside of limits set by CMC Markets;
 - (n) a Position Limit is, or is, in our reasonable opinion, likely to be, exceeded;
 - (o) we can no longer Hedge your position or have a position closed out by a counterparty; or

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(p) Prices are manipulated or you use any fault in the Platform unfairly to gain a price advantage which would not normally be available if the Platform had not suffered the fault,

and we will in cases where (a) or (d) apply, attempt to notify you as soon as reasonably practicable if we decide to take such action, unless prohibited by Applicable Laws.

10.4 Specified Events

A Specified Event includes, but is not limited to:

- (a) your failure to make any payment or failure to do any other act or thing required in accordance with this PDS;
- (b) your death or mental incapacity;
- (c) you stating that you are insolvent;
- (d) you seeking or obtaining protection from any of your creditors under any legislation;
- (e) you becoming insolvent or committing an act of bankruptcy or your estate coming within the law dealing with bankrupts;
- (f) a bankruptcy petition being presented in respect of you, or if you are a partnership, in respect of one or more of the partners, or if you are a company, a receiver, trustee, administrative receiver or similar officer being appointed;
- (g) the occurrence of any of the following events:
 - (i) an order being made to wind you up;
 - (ii) an application being made to a court for an order that you be wound up;
 - (iii) an application being made to a court for an order to appoint a liquidator, provisional liquidator or controller;
 - (iv) a liquidator, provisional liquidator or controller being appointed to you;
 - (v) a resolution being passed to appoint an administrator to you;
 - (vi) a resolution being passed or notice being given of your intention to pass a resolution to wind yourself up;
 - (vii) you entering into a deed of company arrangement or proposal of a reorganisation, moratorium or other administration involving all or any of your creditors;
 - (viii) you being dissolved or being wound up in any other way;
 - (ix) you stating you are unable to pay your debts as and when they fall due,or in the case of a partnership of Joint Account any of the above events occurring in respect of any one partner or Joint Account Holder;
- (x) an execution being levied against your business or property which isn't removed, released, lifted, discharged or discontinued within 28 days;
- (xi) you seeking a moratorium or proposal of any arrangement or compromise with your creditors; or
- (xii) any other event having substantially the same legal effect as the events specified above;
- (h) any security created by any mortgage or charge becoming enforceable against you and the mortgagee or charger taking steps to enforce the security or charge;
- (i) you having any indebtedness or any of your subsidiaries having indebtedness becoming immediately due and payable, or capable of being declared so due and payable, prior to their stated maturity by reason of your default (or the default of any of your subsidiaries) or your (or any of your subsidiaries) failure to discharge any indebtedness on its due date;
- (j) an Error occurs;
- (k) we reasonably suspect that you are using or attempting to use our Platform for any Improper Use;
- (l) we reasonably suspect that you are permitting someone other than an Authorised Person appointed in accordance with this PDS to deal with us on your behalf;
- (m) your failure at any time to comply with any of your obligations under the Agreement, including failure to ensure your Account Revaluation Amount stays above the applicable Close-Out Level, failure to make any payment to us when due, where you breach an Order Cluster Limit or GSLO Cluster Limit, where you breach a Position Limit or GSLO Limit (or fail to reduce your Position(s) to comply with a revised Position Limit or GSLO Limit), or where any declaration or assurance you have given to us is or becomes untrue without you having given us reasonable prior notice in writing;
- (n) any of the representations or warranties you give being, or becoming, untrue, incorrect or misleading in any material respect, as determined by us acting reasonably; or
- (o) any other circumstance exists where we reasonably believe that it is necessary or desirable to protect you or us, including where you have committed any breach or potential breach by you of Applicable Law or the Agreement or where you do not respond as reasonably required to any notice, communication or request for further information from us in relation to your Account.

10.5 Reserved Actions

After a Specified Event or Circumstance Outside Our Control has occurred, we will have the right to take the following actions ("**Reserved Actions**"), acting reasonably in the circumstances and in accordance with Applicable Laws:

- (a) open, combine, correct or close any Trade or cancel or suspend any Orders on your Account (including any Pending Orders);
- (b) prohibit you from accessing or using your Account;
- (c) suspend or in any way limit or restrict your ability to place any Order or Trade or to give any instruction in relation to your Account;
- (d) vary any Margin, Independent Margin, Attributes, Prices and Variable Rates, including those relevant to your Trades or Orders (including

Pending Orders);

- (e) refuse or delay giving effect to your request for a withdrawal of money from your Account;
- (f) cancel any Trades (as if they had never been entered into in the first place) and the effect of such Trades on your Account;
- (g) carry out Roll-Overs;
- (h) impose special terms in relation to any Order (including a Pending Order) or Trade which, by virtue of its size, we deem by us to be abnormal by reference to the relevant Product or its volatility or its liquidity;
- (i) make appropriate Deductions or credits;
- (j) close any Account in accordance with section 10.2.6 or any other procedure, make any Account Unauthorised To Trade or set an Account to Reduce Only;
- (k) exercise any right of Set-Off, to make a Deduction, or to charge interest, that we have under the Agreement or Applicable Law;
- (l) retain any sum you owe to us or any of our Associates;
- (m) suspend the generation/quotation of Prices and/or the execution of Orders by the Platform in respect of any Product; and/or
- (n) remove any Product from the Platform and/or removing your ability to place Trades on a particular Product from an Account.

If we decide to take any Reserved Action then we will attempt to notify you of this as soon as reasonably practicable, unless Applicable Law prevents us from doing so. If we are able to give you prior notice of our intention to take any Reserved Action, then that Reserved Action will either take effect immediately or at such time as specified in the notice.

After a Specified Event has occurred, and without prejudice to our other rights, we may at any time and without notice, acting reasonably in the circumstances and in accordance with Applicable Laws:

- (n) combine, close or consolidate all or any of your Accounts with us, our Associates or other Persons connected with us and offset any amounts owed to, or by, us, our Associates or other Persons connected with us, in such a manner as we may in our discretion determine;
- (o) retain any sum we, our Associates or other Persons connected with us, owe to you, against any of your contingent liabilities to us, our Associates or other Persons connected with us for so long as the contingency subsists.

10.6 Assignment

If you are in default of any of your obligations under the Agreement, we will be entitled (without prejudice to any other rights we may have) to assign to any Person with immediate effect, our rights in respect of money you owe to us under the Agreement, as well as any security or other remedies available to us in respect of such money. If such assignment is made, then you will, if required by CMC Markets and the assignee, acknowledge in writing that the assignee has assumed our rights and obligations under the Agreement in relation to the relevant money you owe.

You authorise us to take any or all of the steps described in this section, and we will provide reasonable written notice to you if we do. You acknowledge that we will not be responsible for any consequences of us taking such steps provided they are in accordance with Applicable Laws. The rights described in this section are in addition to any other rights which we, our Associates or other Persons connected with us may have against you.

10.7 Circumstances Outside Our Control

A Circumstance Outside Our Control is the actual existence of, or our reasonable belief of the existence or imminence of, any circumstance that is beyond our reasonable control, for which we are not prepared and for which we could not reasonably have been prepared, and which prevents us from being able to provide the Platform, quote Prices and/or perform any of our obligations under the Agreement.

Circumstances Outside Our Control include:

- (a) changes in Applicable Law or any action taken by an Official Body;
- (b) events or circumstances on any relevant financial market (including a lack of sufficient trading activity) that impair or remove the ability of the Platform and/or our Client Management Team to operate on a normal and orderly basis, including to generate and/or quote a correct Price, or any Price;
- (c) acts or omissions of any third party financial institution with whom we deal, which prevents us or it is impractical for us, after using reasonable efforts, to acquire, establish, re-establish, substitute, maintain, unwind or dispose of any transaction or asset we deem necessary or appropriate to Hedge our price risk relating to Trades;
- (d) errors, failures or disruptions in our systems or any other infrastructure (including infrastructure under the control of third parties) on which we are substantially dependent, including where we receive incorrect data, or we do not receive relevant data;
- (e) natural disasters and emergencies, including, but not limited to floods, earthquakes and other acts of God;
- (f) man-made emergencies, including, but not limited to fire, explosions, criminal acts, riots, war, armed conflict, imposition of sanctions and terrorist attack;
- (g) a change in the volatility and/or liquidity in the relevant underlying market which impacts our ability to determine or continue to determine a fair and reasonable Price for a Product;(h) third-party default, including, but not limited to any labour dispute, strike, industrial action or dispute, lockout, and non-performance by suppliers or subcontractors; and
- (i) any other exceptional event or circumstance over which we have no control.

If we reasonably determine that there is a Circumstance Outside Our Control:

- (j) we will give you notice of such determination as soon as it is practicable and in accordance with Applicable Law;
- (k) we will use all reasonable endeavours to resume our provision of the Platform and/or performance of our obligations under the Agreement as soon as possible. However, there may be some situations where this is not reasonably possible without significant delay, or not possible

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at all, in which case we will inform you of any proposed course of action that we intend to take, which will be with a view to minimising any adverse impact of the Circumstance Outside Our Control on both you and us;

- (l) provided it is fair and reasonable, we may take an appropriate Reserved Action under section 10.5 with a view to minimising any adverse impact of the Circumstance Outside Our Control on both you and us; and
- (m) if we fail to perform our obligations under the Agreement caused by a Circumstance Outside Our Control it will not be considered to be a breach of the Agreement.

Where we are able to resume our provision of the Platform, quoting Prices and/or performance of our other obligations under the Agreement following a Circumstance Outside Our Control:

- (n) the value of any Trade you held immediately before the occurrence of a Circumstance Outside Our Control (which we have not closed, suspended or cancelled under section 10.3 or 10.5) will be calculated in accordance with the relevant Price as at the time we are able to resume our provision of the Platform, quoting Prices and/or performance of our obligations under the Agreement;
- (o) if any conditions you have specified in respect of an Order or Trade immediately before the Circumstance Outside Our Control (which we have not cancelled or closed under section 10.5) have been met, the relevant Trade may be entered into or closed immediately after we resume our provision of the Platform and/or performance of our obligations under the Agreement; and
- (p) you are responsible for re-instating any Order that we cancelled under section 10.3 or 10.5 during the Circumstance Outside Our Control, and for cancelling any Pending Order that is yet to be executed.

11 Dispute resolution

11.1 Internal complaints handling system

We are committed to providing a high standard of service to clients. If you have a query about the quality or level of service, or if we have failed to meet your expectations, we would like the opportunity to investigate this for you.

You can make a complaint verbally by calling us or write to us via email or post, through the details provided below. You may also appoint a representative to lodge complaints with us, on your behalf.

Phone: 1300 303 888

Fax: +61 (0)2 8915 9484

Email: support@cmcmarkets.com.au

Postal address: PO Box R1879, Royal Exchange NSW 1225, Australia

If we cannot resolve your concerns at the first point of contact, we will raise a complaint on your behalf to our dedicated in-house complaints team for further investigation. They may request additional information and/or supporting documents from you.

Upon receipt of all required supporting documents, our complaints team will conduct a thorough investigation. Once completed a detailed written final response will be provided to you.

We aim to resolve most issues within 21 days. However, some matters are more complex and can take longer to resolve. If that is the case, we will explain any reasons for the delay and keep you informed of our progress.

We will respond to any communication, complaint, claim or dispute in English. Any translation provided shall be for convenience only and to the extent there is a conflict between the English version and any translation, the English version shall prevail.

Please contact our Client Management Team if you need more information on how complaints are handled by CMC Markets (see contact details in section 1.2).

11.2 External dispute resolution process

If we are unable to resolve the dispute or difference can't be resolved through our internal complaints handling system (see section 11.1), you may refer the dispute or difference to the Australian Financial Complaints Authority (AFCA) which is an independent disputes resolution scheme of which CMC Markets is a member.

If you are not satisfied with the final response issued by CMC Markets, you may refer the matter to AFCA within 2 years of the date of the final response. AFCA provides fair and independent financial services complaint resolution that is free to all consumers:

AFCA

GPO Box 3, Melbourne VIC 3001, Australia

Phone: 1800 931 678

Email: info@afca.org.au

Website: www.afca.org.au

Before AFCA will deal with your complaint you must have first lodged a formal complaint with us and given us time to resolve the complaint.

Please refer to our dispute handling procedures on our Website for further information.

12 Taxation considerations

12.1 Introduction

The following is a summary of the ATO Taxation Ruling 2005/15 in regards to trading in CFDs, and is based on the taxation laws as at the date of this PDS.

CMC Markets does not provide financial or tax advice and this summary does not address all of the possible scenarios that may arise. It is important to note that the tax position of each taxpayer will be dependent on personal circumstances and you should consult your own taxation adviser before trading Products.

12.2 Taxation ruling

Taxation Ruling 2005/15 describes the income tax and capital gains tax consequences of trading in financial contracts for difference, such as CFDs. A summary of Taxation Ruling 2005/15 is set out below. A copy of Taxation Ruling 2005/15 is available at ato.gov.au, as is the *Income Tax Assessment Act 1997* ("ITAA 1997").

12.2.1 Gains and losses from trading in CFDs

The ATO's view is that any gain you make from trading in a CFD will be assessable income while any loss you make from trading in a CFD will be an allowable deduction provided that:

- (a) the CFD trade is entered into as an ordinary part of carrying on a business;
- (b) the profit is obtained, or the loss is incurred, as a consequence of a business operation or commercial transaction for the purpose of profit making; or
- (c) the profit was made in carrying on, or carrying out, a profit-making scheme.

12.2.2 Capital gains tax (CGT)

Where gains and losses are not considered as assessable or allowable (see above), those gains and losses would be an assessable capital gain or capital loss. A gain or loss from a financial contract for difference arising from 'gambling' will not be assessable income or deductible expense. Similarly, a capital gain or capital loss arising from 'gambling' will be disregarded.

To the extent that a gain from trading in a Product as a result of a CGT event is assessable, a capital gain arising from the event is reduced. To the extent that a loss made from trading in a CFD is deductible, the reduced cost base of the asset is reduced, thereby also reducing the amount of the capital loss.

In calculating any capital gain or loss, you will be entitled to take into account the costs of acquiring, holding and disposing of the CFD.

12.3 Interest and adjustments for dividends

Interest may be charged on debit balances. Any interest on debit balances on your Account you pay to CMC Markets will be deductible.

12.3.1 Holding Costs you pay or receive due to holding a CFD

Holding Costs you may pay or receive due to holding a CFD will form part of the net gain or loss you make when trading in the CFD.

12.3.2 Adjustments for distributions

Any adjustments made to your Account due to a distribution being paid on an Underlying Reference Instrument on which a CFD you hold is based, will form part of the net gain or loss you make when trading in the CFD.

12.4 Non-Australian tax residents

You should also note that the above comments apply to residents of Australia for taxation law purposes. If you are a non-resident of Australia for taxation purposes (that is, non-Australian tax resident), or unsure of your residency status for taxation purposes, you should also consult your own professional tax adviser.

12.5 Other taxes and fees

You agree to pay all applicable GST and other taxes and all other fees reasonably incurred by CMC Markets in connection with any Trade and any fee or charge which is subject to GST. Any future imposition of stamp duty or other tax, which may from time to time be levied in respect of Products, will be for the account of, and payable by, you.

We are entitled to deduct or withhold from any payment made under the Agreement or credited to any Account, any tax required by law to be deducted or withheld from any such payment or credit. If you make any payment under the Agreement which is subject to such deduction or withholding, you must pay to us an additional amount to ensure that the amount that we actually receive is equal to the full amount we would have received had no deduction or withholding been made.

12.6 Taxation of financial arrangements

The provisions under the Income Tax Assessment Act 1997 (Cth) which came into effect as a result of the enactment of the Tax Laws Amendment (Taxation of Financial Arrangement) Act 2009 (Cth) ("TOFA") may apply to taxpayers who meet certain size thresholds or to taxpayers who elect to fall within the TOFA provisions. The TOFA Act only applies to income years commencing on or after 1 July 2010, unless an election to adopt the TOFA provisions early has been made. If the TOFA provisions are applicable to you, then the consequences of trading in financial contracts for difference such as CFDs, may be different from that outlined in this section. You should consult your own taxation adviser before trading in any Products.

12.7 FATCA

The Foreign Account Tax Compliance Act (FATCA) was enacted by the United States to improve compliance with US tax laws. Under subsequent intergovernmental agreement between the US and Australia, Australian financial institutions are required to collect certain information on US persons including their social security number. CMC Markets then forwards this information to the ATO on an annual basis. The ATO then provides the information to the IRS.

FACTA doesn't change any substantive tax rights that the United States or Australia have in respect of their respective citizens or residents and is simply an exchange of information between the two governments on US Persons.

13 Other considerations

13.1 Your declarations and assurances

When you apply to open an Account, access the Platform, attempt to place an Order, make a payment into or a withdrawal of money from your Account or give us any other instruction, we are entitled to rely on the following declarations and assurances as though you have been confirmed them to be true and accurate (and you must notify us immediately in writing if this is not the case):

- (a) you are, and will remain, in full compliance with Applicable Law, and nothing under Applicable Law prohibits or restricts you from entering into Trades or fulfilling your obligations under the Agreement;
- (b) all information that you supply to us from time to time (whether via your Application or otherwise) is complete, true, accurate and not misleading in any respect that would affect our decision as to whether or not to open an Account for you and/or accept your Orders and you will inform us immediately, in writing, of any change to the information you have previously provided to us that could affect our dealings with you;
- (c) your use of the Platform and/or your dealing through our Client Management Team is not for any Improper Use;
- (d) if you are an individual, you are at least 18 years old;
- (e) if you are a body corporate, unincorporated association, trust or partnership you are validly existing in accordance with Applicable Law and have obtained all necessary consents and authorisations under your constitutional or organisational documents;
- (f) except where we have agreed otherwise in writing, you act on your own behalf and not as the agent, attorney, trustee or representative of any other Person;
- (g) you are not located in, incorporated in, or a resident of, any jurisdiction where it may be unlawful to access the Platform or enter into Trades, including the United States of America;
- (h) your Orders and/or Trades are not for the purposes of or in connection with any placing, issue, distribution, offer, take-over, merger or other similar corporate finance type transaction;
- (i) you are not connected with the issuer of any Underlying Reference Instrument of a Product in respect of which you have placed an Order or Trade, including as a director, employee, agent, contractor or professional adviser of such issuer;
- (j) you fully own or, in the case of an accepted joint bank account, jointly own, all money you may transfer to us in accordance with the Agreement, and no other Person has any interest in such money;
- (k) you acknowledge and accept that we may make Deductions from your Account in accordance with section 7.7 and that we may exercise our right to Set-Off any money due to you from us against any money due to us from you in accordance with section 7.8;
- (l) you have a suitable device (including a mobile device, if applicable) and adequate internet connectivity to enable you to access your Account through the Platform and the e-mail account that corresponds to your e-mail address;
- (m) that, if you have been classified as a Private Investor for the purposes of trading with us and your use of market data and similar information that we provide or make available, all of the following conditions must be met:
 - (i) you and any Authorised Person do not access market data or similar information in the course of your employment or in connection with any form of trade or business, or otherwise access or use market data or similar information for a purpose other than personal use;
 - (ii) you and any Authorised Person are not registered with any securities agency, regulatory or self-regulatory body for the purposes of the Agreement;
 - (iii) you and any Authorised Person do not engage in a financial service business and you are not employed as a financial adviser for the purposes of the Agreement; and
 - (iv) you and any Authorised Person do not engage in the business of accessing or aggregating our market data or similar information, redistributing or otherwise furnishing that information to any third parties;
- (n) you are not a US Person; and
- (o) you will comply with any reporting requirements under Applicable Law.

13.2 Assignment

You may not assign any of your rights or obligations under the Agreement to any Person without our prior written consent. You may not give a charge over any rights to deposits we hold by us. We may assign our rights or delegate any of our obligations under the Agreement and any Trades to any Person on giving not less than one (1) month's notice to you.

13.3 Debts

Where you have opened more than one Account with us, we will treat your Accounts as aggregated for the purposes of satisfying your obligations to us to pay to us any debit balances you may owe. This means any credit balance, including money deposited as Margin, in one Account may be used to discharge any debit balances in respect of another Account. We will provide you with reasonable notice prior to undertaking such set-off.

Please note that CMC Markets does not aggregate Accounts for the purpose of calculating your Margin Requirements or Close-Out Level.

Without limiting our other rights under the Agreement, any amount we or any of our Associates owe to you will, at our election and upon providing reasonable prior notice to you, be Set-Off against any other amounts ("**Other Amounts**") payable by you to us or any of our Associates (whether or not arising under a Product, matured or contingent and irrespective of the currency, place of payment or place of booking of the obligation). To the extent that any Other Amounts are so Set Off, those Other Amounts will be discharged promptly.

13.4 Indemnity and liability

You must indemnify us on demand and keep us indemnified against all losses, taxes, expenses, costs and liabilities whatsoever (present, future, contingent or otherwise and including reasonable legal fees) which we may suffer or incur by us as a result of or in connection with:

- (a) your breach of any of the terms of the Agreement;
- (b) CMC Markets exercising its rights following the happening of a Specified Event (except where the Specified Event is where an Error has occurred); or
- (c) your giving of any representation or warranty that is incorrect or untrue,

unless and to the extent only that such losses, taxes, expenses, costs and liabilities are suffered or incurred as a result of our negligence, fraud or dishonesty.

This indemnity will survive termination of your Agreement with us. Importantly, we will not be liable for:

- (d) any direct or indirect loss, expense, cost or liability you suffer or incur as a result of or in connection with the provision of Products and/or Services by one of our employees unless such loss, expense, cost or liability is suffered or incurred as a result of the employee's negligence, fraud or dishonesty;
- (e) any loss you suffer or incur as a result of any error in any Order or instruction which is, or (upon our reasonable checks) appears to be, from you or any Person authorised by you to give instructions to us on your behalf; or
- (f) any direct or indirect loss, expense, cost or liability you suffer or incur as a result of your use of or the Platform or any loss, expense, cost or liability which is caused by delay.

13.5 Our liability towards you, and limitations of that liability

Nothing in this Agreement excludes or limits our liability for any matter that cannot be excluded or limited under Applicable Law.

We will not be liable to you for any loss, which arises as a result of:

- (a) our compliance with, or our exercising of any of our rights in accordance with, Applicable Law or the Agreement;
- (b) your negligence, fraud or breach of the Agreement or Applicable Law;
- (c) any Specified Event or Circumstance Outside Our Control;
- (d) any Error arising from unclear or ambiguous instructions from you or an Authorised Person when placing an Order; or
- (e) any late payment or errors in calculating and/or facilitating payment of any IB Fees due to an Introducing Adviser,

except to the extent that such loss has resulted from our negligence, dishonesty, or breach of the Agreement, provided that such loss is direct and actual loss as a result of our negligence, dishonesty or breach of the Agreement. For the avoidance of doubt, we will not be liable for any loss of profit or opportunity howsoever arising.

We are not responsible for any delays, delivery failures, failures in transmission of any Order or any other communication or any other loss or damage resulting from the transfer of data over mobile or other communications networks and facilities outside of our control.

Any features, market data or third party content available on our Website, Platform or e-mails, are provided on an "as is" and "if available" basis. We and our third party providers have taken all reasonable steps to ensure their accuracy and completeness but we exclude any warranties, undertakings or representations (either express or implied) related to them to the full extent permitted under Applicable Law, including but not limited to:

- (f) with respect to any third party market data or similar information or any features and information provided to you in connection with your use of the Website, the Platform and/or our services:
 - (i) we and our third party providers are not providing trading or investment advice;
 - (ii) we and our third party providers are not responsible or liable if any such market data or similar information or any features and information is inaccurate or incomplete in any respect;
 - (iii) we and our third party providers do not guarantee the timeliness of market data or similar information;
 - (iv) we and our third party providers are not responsible or liable for any actions that you take or do not take based on such market data or similar information;
 - (v) you will use market data or similar information and the features and information solely for the purposes set out in the Agreement;
 - (vi) we provide market data or similar information for general purposes only and market data or similar information should not be used as the sole basis for any investment decision; and
 - (vii) you will use such market data or similar information and the features and information solely in compliance with Applicable Law; and
- (g) the information contained in the features or third party content is indicative and may be out of date at any given time. All analysis, resulting conclusions and observation are based upon past performance, patterns and data and will not reflect future performance.

For the avoidance of doubt, our third party providers are not responsible for and have not participated in the determination of our Prices and they exclude all warranties, undertakings or representations (either express or implied) relating to your use of our Platform, our Website or the Elements.

Save in the event of our negligence, willful default or fraud, we will not be liable for any loss or damage caused by distributed denial-of-service attack, viruses or other technologically harmful material that may infect your computer equipment, computer programs, data or other proprietary material due to your use of our Platform or Website or to your downloading of any material posted on it, or on any website (including our Website) linked to it, provided that we have implemented and maintained commercially reasonable security measures to prevent such attacks and harmful material.

Unless expressly stated otherwise in this PDS, we are not responsible for reminding you or alerting you to any obligation or liability that you may

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have under the Agreement. Where we do make or provide any such reminders or alerts to you, this is done entirely at our sole discretion and does not represent any obligation or commitment on our part to make or provide any such reminders or alerts to you in the future.

13.6 Outsourcing

We may use external service providers in relation to any of our operations in accordance with Applicable Law, who may include Associates or other third parties.

13.7 Rights and remedies

Our rights and remedies contained in the Agreement are cumulative and not exclusive of any rights or remedies provided by law.

Nothing in this PDS is intended to confer on any Person other than you or CMC Markets any right to enforce any term of the Agreement.

No delay, waiver or omission on our part in exercising any right, power or remedy provided by law or under the Agreement, or partial or defective exercise thereof, will impair or prevent further or other exercise of such right, power or remedy, or operate as a waiver of such right, power or remedy.

If we agree to waive a term of the Agreement, this will not be construed as waiver of a future breach of the same term, unless we agree in writing.

13.8 Notices and Communication

Subject to other sections of this PDS, any notice or other communication given or made under or in connection with the matters contemplated by this PDS will, except where oral communication is expressly provided for, be in writing and will be sent to you/us. All communication between you and us, and all documents and information provided under the Agreement and the other documentation described in this PDS will be in English and you confirm that you possess proper knowledge and understanding of the English language. Any translations are provided for convenience only and you agree that to the extent there is a conflict between the English version and any translation, the English version shall prevail.

Any such notice will be deemed to have been received:

- (a) if delivered personally or by hand, at the time of delivery;
- (b) if posted, within three (3) Business Days of posting;
- (c) if posted on our Website, immediately at the time the information is made available;
- (d) if verbal, whether by phone or face to face, when actually given;
- (e) if by leaving a message on an answering machine or voicemail, one hour after the message was left;
- (f) if sent by email, one hour after sending; and
- (g) if made by us to you via our Platform, one (1) hour after such communication is made available on our Platform.

You may alter the address (including the email address) to which we send communications to you by giving us written notice. However, such alteration will only be effective on the later of the date specified in the notice and the time it was deemed to be received under this section.

In this PDS, where we refer to communication with you in writing, it includes notice sent by email to the last email address notified by you to us and notification on the Platform.

You agree and acknowledge that you are solely responsible for ensuring we have your current address, phone number and email address.

13.9 Superannuation funds

Complying superannuation funds must seek advice from your financial or legal adviser to ensure the superannuation fund is authorised to trade in our Products.

13.10 Jurisdiction

The law governing all dealings with us is the law of New South Wales, Australia.

13.11 Foreign jurisdiction

The distribution of this PDS (and any related documents) in jurisdictions outside Australia may be restricted by law and therefore Persons into whose possession this PDS (and any related documents) comes should seek advice on and observe any such restrictions. Failure to comply with relevant legislation may violate those laws. This PDS does not constitute an offer or invitation in relation to a Product in any place in which, or to any person to whom, it would not be lawful to make such an offer or invitation.

13.12 Illegality

If at any time any term of this Agreement is or becomes illegal, invalid or unenforceable in any respect under the law of any jurisdiction, neither the legality, validity or enforceability of the remaining terms of this Agreement under the law of that jurisdiction nor under the law of any other jurisdiction will be in any way affected.

13.13 Communication of Orders

Your mere transmission of an Order or instruction to us does not give rise to a binding contract between CMC Markets and you. Any Order you make is subject to CMC Markets accepting your Order and recording such Order as accepted and confirmed to you.

You will be responsible for all internet Orders and internet instructions, and for the accuracy of all other Orders.

13.14 Legal and regulatory requirements

Despite any term of the Agreement in providing our services, we will be entitled to take any action which we reasonably consider to be necessary in our discretion to ensure compliance with the Applicable Law. By trading in Products, you agree to strictly comply with all Applicable

Laws. If we reasonably consider you have not done so, we may terminate any Trade with you immediately or withhold payment of any amount to you. We will endeavour to provide prior notice where reasonably practicable under Applicable Laws.

13.15 Labour standards and environmental, social and ethical considerations

We do not take labour standards, or environmental, social or ethical considerations into account when offering Products.

13.16 Privacy Statement

We will require you to provide personal information in the course of transacting with us. CMC Markets collects, maintains, uses and discloses personal information in the manner described in our Privacy Statement. Our Privacy Statement is available on our Website or by calling our Client Management Team.

13.17 Interpretation

The definitions contained in the Glossary in section 14 apply to this PDS unless the context otherwise requires. In this PDS, unless the contrary intention appears:

- (a) the singular includes the plural and vice versa;
- (b) where a word or phrase has a defined meaning any other part of speech or grammatical form in respect of such word or phrase has a corresponding meaning;
- (c) headings are inserted for convenience only and do not affect the interpretation of this PDS;
- (d) a reference to any party includes a reference to that party's executors, administrators, successors, substitutes and permitted assigns and any Person taking by way of novation;
- (e) a reference to any thing (including any amount) is a reference to the whole or any part of it and a reference to a group of Persons is a reference to any one or more of them;
- (f) a reference to the words 'including', 'for example' or 'such as' when introducing an example, does not limit the meaning of the words to which the example relates to that example or examples of a similar kind;
- (g) a reference to 'trading' in Products describes any activity that involves entering into a trade by 'opening' a Trade, altering a Trade or terminating a trade by 'closing' a Trade. We have used phrases such as 'trading Products' and 'trade Products' for simplicity's sake to refer to any opening, establishment, alteration to, and closing of, a Trade;
- (h) if a Confirmation and any other document forming part of the Agreement are inconsistent, the Confirmation will prevail to the extent of that inconsistency;
- (i) the parties agree that the various documents comprising the Agreement constitute one single agreement between the parties. Each transaction contemplated by the various documents comprising the Agreement is entered into (as applicable) in reliance on the fact that each of the documents comprising the Agreement relating to those transactions form a single agreement between the parties, and the parties would not otherwise enter into any transaction contemplated by them; and
- (j) unless otherwise provided for in any document comprising the Agreement, if the day on which or by which a party must do something under the Agreement is not a Business Day, the parties agree that the party may do it on or by the next Business Day.

13.18 Intellectual Property

We or our licensors own all Elements. Except as expressly granted in the Agreement, you do not acquire any rights, title or interest in or to our Platform, our Website or the Elements.

We hereby grant you a personal, non-exclusive, royalty-free, revocable and non-transferable licence, to access and make personal and non-commercial use of the Platform and our Website for the limited purpose of trading in accordance with the Agreement. No other rights are granted in respect of our Platform or Website. In the event you do or attempt to do any of the prohibited matters set out in this section 13.19 or we reasonably suspect that you have done or attempted to do any of these prohibited matters, this licence and the Agreement will be immediately revoked without further notice to you and you will have no further rights in or to our Platform, our Website or any of the Elements.

You must not:

- (a) copy, reproduce, translate, duplicate, use, modify, adapt, alter, enhance, reverse engineer, decompile, decode, disassemble or reverse assemble the operation of, or create derivative works of, our Platform, Website or any of the Elements (or cause or permit any other Person to do any of the foregoing) except as expressly provided for in the Agreement;
- (b) create or develop any hyperlink or other form of internet weblink to the Platform or Website except with our express prior written consent;
- (c) distribute, re-distribute, sell, re-sell, transmit, re-transmit, publish, make available, sub-licence, transfer, rent, lend, re-circulate, repackage, disclose, display or make commercial use of our Platform, our Website, any of the Elements or any of the materials we have provided in relation to the Agreement (either in whole or in part);
- (d) download or copy your Account information other than if required to do so by an Official Body or for personal use in accordance with the provisions of the Agreement;
- (e) download or copy Account information relating to any other Client;
- (f) carry out any data collection, or use data mining, screen-scraping, optical recognition software, image makers, robots or any other similar or like data gathering and extraction tools on the Platform or the Elements;
- (g) use any software, algorithm, robot, applications, tools, codes or computer or electronic devices or equipment on the Platform for non-human and/or high frequency trading;
- (h) with the exception of application programming interfaces (APIs) which are not used for any Improper Use:
 - (i) use any software, algorithm, robot, applications, tools, codes, computer, electronic devices or equipment on our Platform for non-human

and/or high frequency trading; or

- (ii) make use of our Platform or any of the Elements for automated purposes;
- (i) knowingly introduce any software viruses, trojans, worms, logic bombs, time bombs, "back doors" or back door devices, "drop dead devices", malware, or any other material, software or code which:
 - (i) is or is likely to be malicious or technologically harmful, destructive, or disabling or anything analogous to the foregoing to our Platform or any of the Elements;
 - (ii) damages, disrupts, impairs, erases or adversely affects the normal operation of the Platform or any of the Elements;
 - (iii) assists in or enables theft or alteration of data or content from the Platform or any of the Elements; or
 - (iv) provides unauthorised access to the Platform or any of the Elements.
- (j) permit or cause unauthorised access or attempt to gain unauthorised access to the Platform or any of the Elements, including the server on which our Platform or any of the Elements is stored or any server, computer or database connected to the Platform or any of the Elements;
- (k) attack the Platform via a denial-of-service attack or a distributed denial-of-service attack;
- (l) use our Platform, our Website, any of the Elements or any of the materials we have provided in relation to the Agreement (either whole or in part) in any way which would constitute (in our reasonable opinion) Improper Use; or
- (m) do, or permit, any act or thing (or omit to do any act or thing) analogous to any of the foregoing,

and any of the above acts may be a Specified Event that entitles us to take a Reserved Action (see sections 10.4 and 10.5).

While we will use reasonable endeavours to implement and maintain commercially reasonable measures to safeguard our Platform and services from threats, we will not be liable for any loss or damage caused by a distributed denial-of-service attack, viruses or other technologically harmful material that may infect your computer equipment, computer programs, data or other proprietary material due to your use of the Platform or to your downloading of any material posted on it, or on any Website linked to it, unless such loss or damage is a result of our negligence, fraud or wilful default.

13.19 Transaction Reporting

Where we are required under Applicable Law to report transactions with you to ASIC or otherwise, you will need to obtain and provide us with a valid Legal Entity Identifier (LEI) or such other information as we may require before you can place Orders via our Platform or through our Client Management Team.

14 Glossary

This Glossary is to be read in conjunction with this PDS.

Absolute Close-Out Level	The Amount displayed on the Platform, as further described in section 5.3.1.
Account	Your account(s) on the Platform which you use to trade with CMC Markets.
Account Close-Out	A procedure by which the Platform may close the whole or a portion of your Trades and/or Positions and includes Full Account Close-Out and Alternative Account Close-Out.
Account Currency	The currency in which your Account is denominated and in which all Deductions and credits will be made in accordance with this PDS.
Account History	The history of Orders, Trades and other adjustments to your Account available on the Platform.
Account Netting	The default function on your Account that automatically combines any Trades on your Account that would otherwise be open at the same time in respect of the same Product into one single net Trade.
Account Revaluation Amount	The sum of your Cash and any Net Unrealised Profit Or Loss (Mid-Price), which is displayed on the Platform and updated in real time and calculated as further described in section 2.17.
Account Sign In Details	The email address and password you use to login into your Account on the Platform.
Account Value	The sum of your Cash and any Net Unrealised Profit or Loss that is displayed on the Platform and updated in real time and calculated as further described in section 2.16.
Adjustment Event	Has the meaning set out in section 6.
Agreement	Has the meaning set out in section 1.1.
Alternative Account Close-Out	The closing of the whole or a portion of your Trades in an Account by the Platform in accordance with the Account Close-Out preferences you have set on the Platform.
Amount	An amount of money in the Account Currency.
Applicable Laws	Means: (a) applicable provisions of laws and regulations including all relevant rules of government agencies, exchanges, trade and clearing associations and self-regulatory organisations, that apply to You and CMC Markets, this Agreement, our Website or the Platform and the transactions contemplated by this Agreement; (b) applicable laws, procedures, standards and codes of practice that apply in relation to You and CMC Markets, this Agreement and the transactions contemplated by this Agreement, including the Corporations Act, the Australian Securities and Investments Commission Act 2001 (Cth), ASIC Policy, the Privacy Act 1988 (Cth) and the Anti-Money Laundering and Counter-Terrorism Financing Act 2006 (Cth); and (c) applicable rules, regulations, customs and practices from time to time of any exchange, licensed financial market, clearing house, licensed clearing and settlement facility, or other organisation or market involved in the conclusion, execution or settlement of a transaction or CFD and any exercise by any such exchange, clearing house or other organisation or market of any power or authority conferred on it.
Application	The Application and Account opening documentation you have completed and submitted to CMC Markets whether electronically or in hard copy.
ASIC	Australian Securities and Investments Commission or any regulatory body which replaces it or performs its functions.
Associate	Means: (a) a Person who is an officer, employee, agent, representative or Associate of a party; (b) a 'related body corporate' (as defined in the Corporations Act) of a party such as an Introducing Adviser; or (c) a Person who is an officer, employee, agent, representative or Associate of a related body corporate of a party.
ASX	ASX Limited operating the financial market known as the Australian Securities Exchange.
ATO	The Australian Taxation Office.
Attributes	The various limitations and restrictions (as applicable) that apply to Orders and Trades in respect of each Product, which we may amend from time to time in accordance with sections 10.2.2 and 10.2.3.
AUD, A\$ and \$	Australian dollars, unless specified otherwise in this PDS.
Australian Client Money Rules	The provisions in Part 7.8 of the Corporations Act and the Corporations Regulations made under those provisions that specify the manner in which financial services licensees are to deal with client money and property and the ASIC Client Money Reporting Rules 2017 (Cth).
AFCA	The Australian Financial Complaints Authority or any replacement external dispute resolution scheme of which CMC Markets becomes a member.
Australian Financial Services Licence	Licence required by CMC Markets to trade and make a market in financial products.
Authorised Person	Any one or more Person(s) you have appointed in accordance with section 7.2.
Auto Roll-Over	The process by which a Trade on a particular Forward (and any Pending Order on that Forward) is closed automatically by the Platform and an equivalent Trade is automatically entered into (and an equivalent Pending

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	Order, except any Limit Order or Stop Entry Order, is placed) on a Forward with the same Underlying Reference Instrument(s) and the next arising Expiry Date, as described more fully in the Order Execution Policy.
Available Equity	The Amount that is calculated in accordance with section 2.15.
Boundary	In respect of any Market Order or Stop Entry Order, the price level you have specified when placing the Order which would result in the Order being automatically cancelled by the Platform if the Price of the relevant Product at the time the Order would otherwise be executed is: (a) in the case of an Order to buy, greater than the price level you have specified; or (b) in the case of an Order to sell, less than the price level you have specified.
Business Day	Means: (a) in relation to Orders and Trades, any day on which the Platform is generating Prices in relation to the relevant Product; and for all other purposes, any day that is not a Saturday, Sunday, public holiday or bank holiday in Sydney, New South Wales, Australia.
Buy Price	The Price at which a buy Trade is entered into and at which a sell Trade is valued and closed.
Calendar Day	Each day of the year ending at 5pm New York time.
Cash	An Amount calculated in accordance with section 2.14.
Cash Settlement Date	The date and time at which any Trade in relation to a particular Forward, which has reached its Expiry Date, will be closed and settled by an Amount becoming due and payable from you to us or from us to you.
CFD	A contract for difference, including any cash settled contract which is valued by reference to an Underlying Reference Instrument, that CMC Markets offers to its Clients through the Platform from time to time under the Agreement.
Circumstance Outside Our Control	Has the meaning set out in section 10.7.
Cleared Funds	Funds that have been deposited with CMC Markets (and which are immediately available to CMC Markets) and have been applied to your Account.
Client	A client of CMC Markets.
Client Management Team	The CMC Markets team which answers Client queries. The Client Management Team can be contacted by calling 1300 303 888 (only in Australia) or by emailing support@cmcmarkets.com.au .
Close-Out Level	In relation to any Account, the applicable level at which our Platform may close the whole or a portion of your Trades as necessary.
Close-Out Percentage Level	The percentage displayed on the Platform that is used to calculate your Standard Close Out Level (if applicable) in accordance with, section 5.3.1.
Close-Out Warning Level	The warning level that we may set on the Platform. See section 9.15 for more information.
CMC Currency Conversion Rate	The relevant currency exchange rate at which values in a Product Currency will be converted into the Account Currency.
CMC Markets	CMC Markets Asia Pacific Pty Ltd ABN 11 100 058 213.
CMC Markets Group	CMC Markets Plc (Registered number 05145017) and its associated entities.
Commission	The rate of commission (which may include a minimum commission amount) applicable to a Trade in a particular Product (as applicable), as set out in the Product Library and which we may amend from time to time in accordance with section 10.2.4.
Complaints Officer	Our internal complaints officer, as described in section 11.
Confirmation	A form of notification, which will be provided through the Platform. We will not send you any confirmations of Orders or Trades by any other means, including by post or e-mail
Corporate Action	Any action or event, whether temporary or otherwise, in relation to an Underlying Reference Instrument of a Product, or in relation to the issuer of such Underlying Reference Instrument, which would have an effect on the value, legal characteristics or ability to trade the Underlying Reference Instrument or a financial derivative based on or referencing such Underlying Reference Instrument, including: distributions or the grant of entitlements to existing holders of rights in the Underlying Reference Instrument, dividend payments, the granting of rights to purchase, subscribe or receive any asset(s) (whether for free, on preferential payment terms or otherwise) or cash, placings, rights issues, bonus/scrip issues, capitalisation issues and similar issues, mergers or takeovers relating to the issuer of the Underlying Reference Instrument, sub-divisions, splits, reductions (including share buy-backs), consolidations, reclassifications, restructurings, cancellation or suspension of listing of the Underlying Reference Instrument or the issuer of the Underlying Reference Instrument, and any action or event analogous to any of the foregoing or otherwise that may have a diluting or concentrative effect on the value of the Underlying Reference Instrument.
Corporations Act	Corporations Act 2001 (Cth).
Deduction	Has the meaning set out in section 7.7.
Elements	Means all Intellectual Property Rights in our Platform, our Website and all of its software, algorithms, design, text, content, data (including market data, which is owned by third parties and used by us to create Prices), arrangement, organisation, graphics, compilation, magnetic translation, digital conversion, equipment, and any and all other electronic, computer, technical and information communications technology devices and equipment, networks, servers, applications, codes (including source and object codes) and data centres which are contained in or relate to our Platform, together with all technical documentation and information necessary for the use of any of the above.
Error	Material errors, mistakes and omissions that are, or should be reasonably obvious to you in your capacity as our Client. Please see section 2.20 for more information.

Expiry Date	The last possible date and time at which any Trade or Pending Order in relation to a particular Forward will automatically expire, as specified in the Product Library.
Forward	A Product with a fixed Expiry Date.
FSG	CMC Markets' Financial Services Guide for Products issued under this PDS, including any supplementary or replacement Financial Services Guide.
Full Account Close-Out	The closing of Trades on an Account by the Platform in accordance with the preferences you set on the Platform.
Gapping	The exposure to loss from failure of market prices or rates to follow a 'smooth' or continuous path due to external factors such as world, political, economic and specific corporate events.
GSLO Cluster Limit	The maximum permitted size of an Order Cluster where the relevant Pending Orders contain Guaranteed Stop Loss Orders, as specified in the Product Library.
GSLO Limit	The maximum buy or sell Position (as applicable) covered by any Guaranteed Stop Loss Order(s) in respect of the relevant Product, as specified in the Product Library.
GSLO Minimum Distance	The minimum distance specified in the Product Library between the Target Price and the Level 1 Sell Price or the Level 1 Buy Price (as applicable) at the time of placing a Guaranteed Stop Loss Order (including by modifying another type of Pending Order) in respect of a Product, where: (i) in respect of a Guaranteed Stop Loss Order to buy, the Target Price is greater than or equal to the minimum distance plus the Level 1 Buy Price; and (ii) in respect of a Guaranteed Stop Loss Order to sell, the Target Price is less than or equal to the Level 1 Sell Price minus the minimum distance.
GSLO Premium	The Amount required to be paid to us to place a Guaranteed Stop Loss Order (including by modifying another type of Pending Order) in respect of a Product, calculated as specified in the Product Library.
GSLO Premium Refund	The portion of the GSLO Premium that will be refunded to you if the relevant Guaranteed Stop Loss Order is cancelled, removed, corrected or closed (including by modifying it to another type of Pending Order) before it has been executed, as specified in the Product Library.
GSLO Trade	Any whole or partial Trade that is covered by a Guaranteed Stop Loss Order.
GST	Goods and Services Tax.
Guaranteed Stop Loss Order or GSLO	An instruction to place an Order in accordance with the relevant conditions set out in section 3.2.7.
Hedge/Hedged/Hedging	An investment made in order to reduce the risk of adverse price movements in a financial instrument, by taking an offsetting position in a related financial instrument.
Holding Cost	The Amount calculated in accordance with section 4.2. Historic Holding Costs can be found in the Product Library.
Holding Rates	Together, the Holding Rate Buy and Holding Rate Sell, which may be amended from time to time in accordance with section 4.2.
Holding Rate Buy	With respect to a Product for which a Holding Cost applies, the rate that is applied in respect of buy Trades that are held at the Holding Time, specified in the Product Library.
Holding Rate Sell	With respect to a Product for which a Holding Cost applies, the rate that is applied in respect of sell Trades that are held at the Holding Time, specified in the Product Library.
Holding Time	With respect to any particular Product, the time at which any Holding Cost will be calculated and charged to your Account, as specified in the Product Library from time to time.
IB Fees	Has the meaning set out in in section 8.4.
Improper Use	Any use of the Platform or activity in relation to an Order (including a Pending Order) or a Trade that amounts to: (a) an unlawful act or a breach of Applicable Law, whether directly or indirectly; (b) a breach of the Agreement; (c) a failure to observe reasonable commercial standards of fair dealing; or (d) dishonesty or malice.
Independent Margin	The Amount we specify from time to time which you are required to hold in your Account over and above your Total Position Margin at any given time, as shown on the Platform.
Index CFD	A CFD where the Underlying Reference Instrument relates to a share index future.
Intellectual Property Rights	Any and all: (a) intellectual property rights, including copyright and related rights, patents, utility models, trademarks, service marks, trade names, domain names, moral rights, trade secrets, rights to inventions, logos, rights in get-up, goodwill and the right to sue for passing off and unfair competition, rights in computer software (including to the source code and object code), inventions, semiconductor topography rights, database rights, rights in databases, rights in designs, design rights, know-how and confidential information whether in software or otherwise and whether registered or unregistered; (b) applications for registration, and the right to apply for registration, renewal or extension of any of these rights, the rights to claim priority from any such rights; and (c) any and all other intellectual property and proprietary rights and equivalent forms of protection or of similar effect existing, now or in the future, anywhere in the world.
Introducing Adviser	Any intermediary who offers a financial service to enable you to trade with CMC Markets.
Invested Capital	The sum of any successfully received money you have paid to us plus all Realised Profits less the Amount of any money you have withdrawn.
Joint Account	An Account held in the name of two or more Persons.
Joint Account Holder	Any one or all Persons (as applicable) in whose name a Joint Account is held.

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Last Roll-Over Date	The last possible date and time at which a Trade or Order on a particular Forward may be subject to a Manual Roll-Over or de-selected (or re-selected) for an Auto Roll-Over, as specified in the Product Library.
Last Trade Opening Date	The last possible date and time at which you can enter into or extend a Trade or modify an existing Order (including a Pending Order) on a particular Forward, as specified in the Product Library. For the avoidance of doubt, Orders (including Pending Orders) and Trades in the relevant Forward may be cancelled or closed after this date.
Level 1 Buy Price	The first Buy Price displayed on the Price Ladder, in relation to a Product.
Level 1 Mid-Price	The Level 1 Buy Price and Level 1 Sell Price of a Product at any given time added together and divided by two (2).
Level 1 Price	The Level 1 Sell Price and/or Level 1 Buy Price, as applicable.
Level 1 Sell Price	The first Sell Price displayed on the Price Ladder in relation to a Product.
Limit Order	An Order to buy or sell a specified amount of a Product by entering into a Trade at a specified price in accordance with relevant conditions as set out in section 3.2.3.
Manual Order	An Order: (i) in relation to a Manual Product; or (ii) which requires the consent of our Client Management Team to vary the terms of the Agreement in relation to that Order (including Pending Orders) or Trade and, in particular, to vary any of the Attributes or the Price generated by the Platform.
Manual Product	A Product in respect of which we will only accept Orders or allow you to enter into Trades through our Client Management Team.
Manual Roll-Over	The process by which a Trade on a particular Forward (and any Pending Order on that Forward) is closed by the Platform at your specific request and an equivalent Trade is entered into (and an equivalent Pending Order is placed) on a Forward with the same Underlying Reference Instrument(s) but with the next available Expiry Date.
Margin	The value of your funds which you allocate towards Trades you open and may continue to hold, on the Platform.
Margin Rate	With respect to any Trade, the percentage rate applicable to each Tier, as specified in the Product Library from time to time.
Market Order	An order placed to buy or sell a CFD in accordance with relevant conditions as set out in section 3.2.1.
National Guarantee Fund (NGF)	The National Guarantee Fund administered by the ASX.
Net Unrealised Loss	An Amount that is the aggregate of Unrealised Profit Or Loss for all Trades on your Account and which you would owe us if those Trades were closed at that time.
Net Unrealised Profit	An Amount that is the aggregate of Unrealised Profit Or Loss for all Trades on your Account and which we would owe you if those Trades were closed at that time.
Net Unrealised Profit Or Loss	An Amount that is the aggregate of the Unrealised Profit Or Loss for all Trades on your Account, based on the Level 1 Price. This will be a negative figure in the event of a Net Unrealised Loss and a positive figure in the event of a Net Unrealised Profit.
Net Unrealised Profit or Loss (Mid-Price)	An Amount that is the aggregate of the Unrealised Profit Or Loss for all Trades on your Account, based on the Level 1 Mid-Price. This will be a negative figure in the event of a Net Unrealised Loss and a positive figure in the event of a Net Unrealised Profit.
Non-Private Investor	Means that you meet at least one of the conditions set out below: (a) your Account has not been opened in a personal capacity (i.e. the Account has been opened in connection with a trade or business or in connection with a trust that has a professional trustee); (b) you are currently registered or qualified as a professional securities trader or investment adviser with any national or state exchange, regulatory authority, self-regulatory body, securities agency, professional association or professional body; (c) you currently act as an investment adviser; or (d) you use your Account for any purpose other than the management of your personal funds including (but not limited to) acting as a trader to the public or for the investment of corporate funds.
Official Body	Any local, state, national or supra-national public body that is relevant to our Platform and our financial trading activities with you, including the Australian and NSW governments, ASIC and other relevant financial services regulatory bodies, the Reserve Bank of Australia, the ATO, a state fair trading body, the police, Interpol, the courts, the Australian Customs Service and/or any other tax authority, which is in existence from time to time.
Offset	The adjustment that may be made to the Holding Rates applicable to Products for the purposes of section 4.2.
Offset Threshold	The Cash level above which an Offset may be applied.
Opening Trade Price	In respect of a Trade, the Price at which such Trade was entered into.
Order	An offer you have submitted or which has been submitted on your behalf through the Platform to enter into or to close a Trade. Unless specified or the context suggests otherwise, all references to Orders include Pending Orders. Order includes a Manual Order.
Order Cluster	One or more Pending Orders in the same direction on a particular Product which all have a Target Price within the Order Cluster Range.
Order Cluster Limit	The maximum permitted size of an Order Cluster, as specified in the Product Library.
Order Cluster Range	The range of Target Prices for Pending Orders in the same direction relating to a particular Product, as specified in the Product Library, which may be expressed as a percentage and/or as an absolute value.
Order Execution Policy	The policy under which we execute Orders set out in section 3.
OTC	Over the counter. OTC products are not traded on an exchange but are negotiated between two parties. Please see section 9.5 for further information.
Other Amount	Has the meaning given to this term in section 13.4.
Pending Order	An order with a Target Price that has not been executed since that Target Price was specified.

Person	Reference to a Person includes bodies corporate, unincorporated associations, partnerships and individuals.
Platform	The CMC Markets Next Generation electronic investment platform as amended and varied from time to time.
Position	The net sum of all current (or open) Trades in a particular Product at any given time.
Position Limit	The maximum buy or sell Position (as applicable) permitted by the Platform for the relevant Product, as specified in the Product Library.
Position Margin	With respect to the whole or any portion of a Trade Position that is not covered by a GSLO, the Amount calculated in accordance with section 5.1.1.
Price Depth	The feature of our Platform that provides multiple Prices for a particular Product, to reflect the different Prices for different sized Orders in that Product, which may be displayed on our Platform.
Pricing Error	An event in relation to the underlying asset(s) of a Product which prevents our Platform from determining a valid Price.
Price Ladder	The portion of an Order ticket that displays multiple Buy Prices and Sell Prices for a Product, to reflect the Price Depth for different sized Orders in that Product, as generated by the Platform from time to time.
Prices	Has the meaning set out in section 2.6.
Prime Close-Out Level	This term is referred to on the Platform and means, in relation to any Account, the applicable level at which our Platform may close the whole or a portion of your GSLO Margin Trades, as necessary.
Prime Close-Out Percentage Level	In relation to Trades on an Account, the percentage displayed on the Platform that is used to calculate your Prime Close-Out Level in respect of GSLO Trades (if applicable).
Prime Margin	With respect to a GSLO Trade, the Amount calculated in accordance with section 5.1.2.
Prime Margin Requirement	With respect to GSLO Trades, an Amount equal to Total Prime Margin plus Independent Margin (if any) as further described in section 5.3.1.
Prime Reset Level	In relation to any Account with GSLO Trades, upon an Alternative Account Close-Out method being selected, the target level for your Account Revaluation Amount during any Alternative Account Close-Out which is an amount equal to the sum of your Prime Margin Requirement multiplied by the percentage displayed on the Platform at any given time.
Privacy Statement	The Privacy Statement of CMC Markets, which explains how we collect personal information and maintain, use and disclose that information. It also includes some information about your rights.
Private Investor	Means that you meet all of the conditions set out below: (a) your Account has been opened in a personal capacity. (i.e. the Account has not been opened in connection with a trade or business or in connection with a trust that has a professional trustee); (b) you are not currently registered or qualified as a professional securities trader or investment adviser with any national or state exchange, regulatory authority, securities agency, self-regulatory body, professional association or professional body; (c) you do not currently act in a capacity as an investment adviser, whether or not you have at some point been qualified to do so; and (d) you use your Account solely for the management of your personal funds and not for any other purposes including as a trader to the public or for the investment of corporate funds.
Product	An instrument we generate upon which you enter into Trades. Details of the various Products on which we may accept Orders are listed in the Product Library from time to time. Product includes a Manual Product.
Product Currency	The currency in which a particular Product is denominated.
Product Library	The section of the Platform and the CMC Markets Website that contains the list of Products and key information in relation to each Product, including their Attributes and any relevant Variable Rates.
Product Limit	The maximum number of open Trades, Positions and/or Pending Orders that could result in opening a new Position that you can have on your Account at any given time, as specified in the Product Library.
Realised Loss	With respect to a Trade, an Amount equal to the Unrealised Profit Or Loss at the time at which such Trade is closed, where the Amount is negative.
Realised Profit	With respect to a Trade, an Amount equal to the Unrealised Profit Or Loss at the time at which such Trade is closed, where the Amount is positive.
Reduce Only	A restriction placed on an Account or Product (as applicable) which prevents you from increasing your Positions. You will be permitted only to place Orders to close CFD Margin Trades and/or cancel any Pending Orders.

Product Disclosure Statement

Relevant Interest Rate	The interest rate calculated with reference to the interbank overnight cash borrowing rate applicable to the currency that a Product is valued in.
Reserved Action	An action described in section 10.5.
Reset Level	In relation to any Trades on an Account, upon an Alternative Account Close-Out method being selected, the target level for your Account Revaluation Amount during any Alternative Account Close-Out, which is a percentage of your Total Margin multiplied by the percentage displayed on the Platform at any given time.
Regulatory Close-Out Level	An amount equal to at least 50% of the greater of the Position Margin or the Total Margin, as further described under section 5.3.2.
RG227	ASIC Regulatory Guide 227 Over-the-counter contracts for difference: Improving disclosure for retail investors.
Roll-Over	Any Auto Roll-Over or Manual Roll-Over.
Sell Price	The Price at which a sell Trade is entered into and at which a buy Trade is valued and closed.
Services	The services to be provided by CMC Markets under the Agreement.
Set-Off	Has the meaning set out in section 7.8.
Share CFD	A CFD where the Underlying Reference Instrument is a security of a company.
Specified Event	An event as set out in section 10.4.
Spread	The difference between the Buy Price and the Sell Prices of a CFD.
Standard Close-Out Level	An amount equal to Total Margin multiplied by your Close-Out Percentage Level as further described under section 5.3.1.
Standard Trade	Any whole and/or partial Trade that is not covered by a Guaranteed Stop Loss Order.
Stop Distance	In respect of a Trade to which a Trailing Stop Loss Order is attached, the distance, as you have specified, between the most favourable Price in respect of that Trade and the Target Price, as modified by the Platform.
Stop Entry Order	An order to buy or sell a specified amount of a Product at a specified price in accordance with the relevant conditions as set out in section 3.2.4.
Stop Loss Order	An instruction to place an Order in accordance with the relevant conditions set out in section 3.2.5.
Take Profit Order	An instruction to place an Order in accordance with the relevant conditions set out in section 3.2.8.
Target Price	The Price at which you wish to enter into or close a Trade (as appropriate) as specified in a Stop Loss Order, Trailing Stop Loss Order, Limit Order, Stop Entry Order or Take Profit Order.
Tier	With respect to any Product, the range(s) of Units as specified in the Product Library from time to time.
Tier Size	With respect to your Position in any Product, the portion of that Position, expressed as a number of Units, falling within a particular Tier.
Total Margin	An Amount that is the sum of your Total Position Margin, your Total Prime Margin and any Independent Margin.
Total Prime Margin	The sum of the Prime Margin required for all GSLO Trades on an Account at any given time.
Total Position Margin	The sum of the Position Margin required for all Trades on an Account at any given time.
Trade	A CFD on a Product, which seeks to confer similar economic benefits to an investment in the relevant Underlying Reference Instrument, entered into between you and us, through the Platform.
Trade Margin	With respect to a Trade in any Product, the increase or decrease in your Position Margin resulting from a Trade.
Trading Hours	In respect of a Product, the times during which the Platform generates Prices and during which you may place Orders for Trades on that Product, as specified in the Product Library which will be updated from time to time. For any particular Forward, the Trading Hours shall apply subject to the key dates for the relevant Product set out in the Product Library.
Trailing Stop Loss Order	An instruction to place an Order in accordance with the relevant conditions set out in section 3.2.6.
Unauthorised To Trade	A restriction placed on an Account which suspends your ability to place any Order, Margin Trade or to give any instruction in relation to that Account.
Underlying Market	The Underlying Market in which the Underlying Reference Instrument is traded.
Underlying Reference Instrument	The asset, security, commodity, futures contract, index or sector, with reference to which the value of a Product is determined.
Units	The number of CFDs that are the subject of a Trade.
Unrealised Profit Or Loss	The Amount calculated in accordance with section 2.19. The Unrealised Profit Or Loss displayed on the Platform, at any time, may not accurately reflect the Realised Profit or Realised Loss that would be gained or incurred if you closed one or all of your Trades immediately, particularly where a Trade may be closed at a Price that differs from the Level 1 Price. The Unrealised Profit Or Loss displayed on the Platform will always be based on the current Level 1 Price.
US Person	A current or former citizen or national of, or individual currently or formerly resident in, the United States of America, a partnership or corporation organized in the United States of America or under the laws of the United States of America or any State thereof, a trust if (i) a court within the United States of America would have authority under applicable law to render orders or judgments concerning substantially all issues regarding administration of the trust, and (ii) one or more US Persons have the authority to control all substantial decisions of the trust, or an estate of a decedent that was a citizen, national or resident of the United States of America.
Variable Rates	The rates that vary automatically from time to time without notice being given to you, and which apply to Trades entered into on that Product, that is, the Relevant Interest Rate, the CMC Currency Conversion Rate, Holding Rates, the Offset Threshold and any Offset.
We, us or our	References to 'we', 'us' or 'our' should be treated as references to CMC Markets Asia Pacific Pty Ltd.
Website	www.cmcmarkets.com.au
You	References to 'you' and 'your' should be treated as references to the Client (or his or her representative, where applicable) and includes individuals, companies or other entities that we may permit to open Accounts from time to time.

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