CMC MARKETS UK PLC and CMC MARKETS CANADA INC. CFD Terms of Business

March 2016

Non-US Residents

Registered in England. Company No. 02448409 Authorised and regulated by the Financial Conduct Authority. Registration No. 173730

Incorporated in Canada. Corporation No. 4303075
Regulated by the Investment Industry Regulatory Organization of Canada National
Registration Database number is 12570



CMC Markets UK Plc and CMC Markets Canada Inc. - CFD Terms of Business

(March 2016)

CONTENTS

1. INT 1.1	RODUCTIONOur agreement with you	
	GULATORY MATTERS Our regulatory status. Client categorisation. Non-advised dealing. Complaints and disputes. Compensation. Order execution, conflicts of interest, risk warnings and Price sources. Duration of the Agreement and your rights to cancel.	
	COUNTSAccount opening process. Authorised Persons. Joint Accounts. Security and Account authentication.	10 10 11 12
4. TRA 4.1 4.2 4.3 4.4	ADING ON OUR PLATFORM Orders and Trades. Accessing our Platform. Information about your trading activity. Errors.	13 14 15
5. FIN 5.1 5.2 5.3 5.4 5.5 5.6 5.7 5.8 5.9	Profit and Loss, Holding Costs and Trading Close Spread Factors. Your money. Payments and withdrawals. Currency. Our right to deduct money from your Account. Our right of Set-Off in relation to your Account. Netting of payment obligations between us and you. Taxes. Commission and other charges.	
6. CO 6.1 6.2	MMUNICATIONSCommunications between you and us	24
	BILITY AND REPRESENTATIONS Your obligations if you breach the Agreement Our liability towards you, and limitations of that liability. Your declarations and assurances. Consent to Disclosure to Regulators and Trade Repositories.	25 26 28
8. OU 8.1 8.2	R RIGHTS IN CERTAIN CIRCUMSTANCESSpecified Event	32

8.	.3 Reserved Actions.	35
9. 9. 9. 9. 9.	Amendments to the Agreement in general. Amendments to Margin Rates and Independent Margin. Amendments to Prices, Variable Rates and other Attributes. Removal of Products.	36 37 37
10 10 10 10 10 10 10 10	GENERAL PROVISIONS	
Sche	edule 1 – CFD Product Terms for Accounts	
1.	CFDs.	
2.	Products	
3.	Prices	
4.	Currency Conversions	
5.	Orders	
6.	Trades.	
7.	Trade Margin.	
8.	Closing Trades	53
9.	Risk Management	53
10.	Profit Or Loss	54
11.	Holding Costs	55
12.	Corporate Actions, Adjustments and Insolvency	56
13.	Account Close-Out	58
Sche	edule 2 – Definitions	64

CMC Markets UK Plc and CMC Markets Canada Inc. - Terms of Business

(March 2016)

A CFD is a contract for difference. Investing in CFDs or other financial derivatives products carries a high level of risk to your capital. The prices of CFDs may change to your disadvantage very quickly. It is possible to lose more than any initial investment and you may be required to make further payments. These products may not be appropriate for all investors. Therefore you should ensure you understand the risks involved and seek independent advice if necessary.

1. INTRODUCTION

This clause explains how this document is just one part of the agreement that governs your Account.

- 1.1 Our agreement with you.
 - 1.1.1 This document (referred to as the "Terms of Business") is part of a wider agreement between you (also referred to as "our client", "your" and "yourself"), CMC Markets UK Plc, as issuer of the CFDs, and CMC Markets Canada Inc., as dealer and agent of CMC Markets UK Plc (CMC Markets UK Plc and CMC Markets Canada Inc., together, referred to as "CMC Markets", "we", "us" and "our"), in relation to your CFD investment activities carried on with us and your Account with CMC Markets Canada Inc. In connection with holding your money, CMC Markets Canada Inc. acts as principal and not as agent of CMC Markets UK Plc. This is without prejudice to the rights of CMC Markets UK Plc under clauses 5.6 and 5.7 of these Terms of Business.
 - 1.1.2 In these Terms of Business certain words and expressions that begin with capital letters have the meanings set out in the relevant clause or paragraph in which they appear or as set out in Schedule 2 of these Terms of Business. The meaning of certain other words and expressions are explained in clause 10.10 of these Terms of Business.
 - 1.1.3 Our agreement with you consists of several documents and also certain key product information (see clause 1.1.3(b) of these Terms of Business) that can be accessed through our Website or our Platform, and specifically comprises:
 - (a) these Terms of Business (including the Schedules);
 - (b) the Attributes, Margin Rates, Variable Rates, Holding Rates and Prices for each Product (which can be accessed through the Product Library);
 - (c) any application that you submit to open an Account;
 - (d) each individual Trade; and
 - (e) any specific terms and conditions relating to our Website, which are displayed on our Website,

which are together referred to herein as the "Agreement".

- 1.1.4 There are additional documents and information available to you on our Website and through our Platform that provide more details on us and our CFDs, but which are not part of the Agreement. These include:
 - (a) our 'Order Execution Policy Summary for CFDs', which explains certain aspects of how our Platform quotes Prices and deals with Orders and Trades;
 - (b) our 'Summary Policy of Conflicts of Interest', which explains how we handle conflicts of interests in a manner that treats our clients fairly;
 - (c) our 'Relationship Disclosure Document', which describes products and services offered by CMC Markets, the nature of your Account and the responsibilities of CMC Markets:
 - (d) our 'Privacy and Security Policy', which explains how we deal with personal information that you provide to us;
 - (e) any instructions, guides and worked examples published or provided by us on our Website and/or Platform on how to enter into and close Trades;
 - (f) our 'Risk Warning Notice for CFDs', which summarises the key risks involved in investing in CFDs; and
 - (g) our 'Complaints Procedure', which explains how you may complain about the service you receive and how your complaint will be handled.
- 1.1.5 For your own benefit and protection, you should take sufficient time to read the Agreement, as well as the additional documents and information available on our Website and through our Platform, before you apply to open an Account and/or place any Order or Trade with us. You should contact us to ask for further information or seek independent professional advice if you do not understand anything.
- 1.1.6 It is our intention that:
 - (a) the Agreement contains all the terms and conditions that govern our relationship and your CFD investment activities carried on through our Platform;
 - (b) the Agreement supersedes any prior oral or written representations, arrangements, understandings and/or agreements between you and us which relate to your CFD investment activities carried on through our Platform;
 - (c) no person or representative of CMC Markets has been authorised to give any information or to make any representations other than those contained herein; and
 - (d) any acts, omissions or representations (oral or otherwise) made by you or us (including any of our staff and/or client management team who you have dealings with) shall not amend or take priority over the Agreement.

5

2. REGULATORY MATTERS

This clause contains certain matters that we are required to disclose or explain to you.

2.1 Our regulatory status.

- 2.1.1 CMC Markets UK Plc has its registered office at 133 Houndsditch, London EC3A 7BX, United Kingdom, and is authorised and regulated by the Financial Conduct Authority (the "FCA"). The FCA's address is 25 The North Colonnade, Canary Wharf, London E14 5HS, United Kingdom (www.fca.org.uk). CMC Markets UK Plc's FCA reference number is 173730.
- 2.1.2 CMC Markets Canada Inc. has its registered office at Suite 1420, 120 Adelaide Street West, Toronto, Ontario M5H 1T1, Canada, and is a registered investment dealer in all of the provinces and territories of Canada, a derivatives dealer in Quebec and a member of the Canadian Investor Protection Fund ("CIPF") and the Investment Industry Regulatory Organization of Canada ("IIROC"). IIROC's address is Suite 1600, 121 King Street West, Toronto, Ontario, M5H 3T9 (www.iiroc.ca). CMC Markets Canada Inc.'s National Registration Database number is 12570.

2.2 Client categorisation.

2.2.1 We will treat you as a Retail Client for the purposes of Applicable Law, unless we have informed you otherwise in writing. Under the FCA conduct of business sourcebook, you have the right to request a different client categorisation (e.g. as a Retail Client, Professional Client or Eligible Counterparty). If you request a different client categorisation, we will contact you to explain the process and any additional requirements applicable to the change.

2.3 Non-advised dealing.

- 2.3.1 All Trades will be entered into on a principal-to-principal and non-advised basis. This means that unless we agree otherwise in writing (see clauses 6.1.2 and 6.1.5 of these Terms of Business), neither you nor we can act as agent, attorney, trustee or representative for any other person in respect of a Trade. Other than an Authorised Person appointed in relation to an Account in accordance with clause 3.2.1 of these Terms of Business, you will not permit any person to deal with us on your behalf.
- 2.3.2 We shall deal with you on an execution-only basis at all times. This means that we shall not provide you with any advice on the merits or suitability of you entering into this Agreement or any particular CFD. No investment advice or recommendation will be provided by CMC Markets regarding trading or investing in any CFD. All trading decisions are made by you and are done so in reliance solely on your own judgment and at your own risk. You must seek independent professional advice where necessary. It is your responsibility to be aware of all terms, conditions, rules and regulations that govern a market, an underlying asset of a Product or CFD.

- 2.3.3 We do not provide investment, financial, legal, tax, regulatory or similar advice. Any information or other features provided to you on our Website, through our Platform, via email or via telephone, at any training events or otherwise is generic and must not be treated as advice that is suitable for you or as advice that is based on a consideration of your personal circumstances. Information and features available on our Platform are provided merely to assist you in exercising your own judgment when trading with us and we are not responsible for any investment decisions that you make.
- 2.3.4 You acknowledge and agree that information provided by CMC Markets or its employees, agents or representatives about such things as:
 - (a) the over the counter derivatives market and its characteristics:
 - (b) the operation of your Account or the terms and conditions of this Agreement;
 - (c) the entry and execution of Orders;
 - (d) the terms and conditions of CFDs;
 - (e) the types of Orders that can be entered through the Platform;
 - (f) the CMC Currency Conversion rate, market trends, Prices or interest rates; or
 - (g) different types of trading strategies used by market participants,

does not constitute a recommendation, solicitation, endorsement or advice relating to any Order.

- 2.3.5 All opinions, news, research, analysis, Prices or other information contained on the Platform, the Website or transmitted via social media are provided as general market commentary and do not constitute investment advice.
- 2.3.6 You agree to immediately notify CMC Markets Canada Inc.'s compliance department if any employee, representative or agent of CMC Markets provides information to you which you believe is a trading recommendation or could constitute investment, financial or tax advice.
- 2.3.7 The information provided by you on the application form is used by us to screen clients as part of the Account opening process and is not used to determine your general investment needs and objectives. CMC Markets UK Plc, as issuer, and CMC Markets Canada Inc., as an execution-only dealer, is not required to, and does not, make any determination as to the suitability of a proposed trade in CFDs either at the Account opening stage or during any ongoing trading activity you may wish to conduct.
- 2.3.8 You may wish to obtain independent professional advice from a suitably qualified adviser on any investment, financial, legal, regulatory, tax or similar matter before trading with us.

2.4 Complaints and disputes.

- 2.4.1 We maintain a 'Complaints Procedure', which we publish on the Website and which you agree contains the procedures that will govern any disputes between you and us. You should contact CMC Markets Canada Inc.'s client service team as soon as reasonably practicable if you want to raise a complaint or dispute. If you wish to complain about or dispute the terms on which you entered into or closed a Trade, or the way our Platform handled a specific Order or Trade, then you should notify us as soon as possible to enable us to deal with the complaint or settle the dispute quickly. Such complaints (with all relevant details) must be made in writing and will be dealt with in accordance with CMC Markets Canada Inc.'s internal complaints handling procedures. You should keep your own records of the dates and times of each Order or Trade, as that will assist us in investigating any complaint or dispute. We will investigate any complaint or dispute and notify you of the results of our investigation.
- 2.4.2 In addition to the 'Complaints Procedure', we operate internal complaints handling procedures that are designed to enable us to deal with complaints and disputes fairly and quickly. You can contact us, at any time, for further information on our internal complaints handling procedure.
- 2.4.3 In accordance with clause 6.1.1 of these Terms of Business, we will respond to any communication, complaint, claim or dispute in English. Any translation provided shall be for convenience only or pursuant to local laws and to the extent there is a conflict between the English version and any translation, the English version shall prevail.

2.5 Compensation.

- 2.5.1 If obligations to you are not met, depending on the circumstances of your claim, you may be entitled to compensation from the (i) Financial Services Compensation Scheme in connection with the obligations of CMC Markets UK Plc pursuant to this Agreement or Applicable Law; and/or (ii) CIPF in connection with the obligations of CMC Markets Canada Inc. under this Agreement or Applicable Law. If you are eligible to make a claim from the Financial Services Compensation Scheme, you would receive compensation for any successful claim subject to maximum compensation of £50,000. Please note that you shall not be entitled to compensation from the Financial Services Compensation Scheme in connection with client money, as CMC Markets UK Plc does not have any obligation in connection with client money. Further information about compensation arrangements is available from the Financial Services Compensation Scheme, 10th Floor, Beaufort House, 15 St. Botolph Street, London EC3A 7QU (www.fscs.org.uk).
- 2.5.2 CMC Markets Canada Inc. is a member of the CIPF. CIPF ensures, within defined limits, that a client's money is protected if they are an eligible client of an investment dealer that is a member of one of CIPF's sponsoring organizations. You can contact CIPF by writing to CIPF, 79 Wellington Street West, Suite 610, P.O. Box 75, Toronto, Ontario M5K 1E7 or by

telephone at 416.866.8366 (or Toll-free: 866.243.6981) or by e-mailing them at the e-mail address provided on the CIPF website at www.cipf.ca.

2.6 Order execution, conflicts of interest, risk warnings and Price sources.

- 2.6.1 We, or our Associates, may have an interest or relationship which conflicts with your interests or our duties to you. We have established and implemented a conflicts of interests policy (which may be revised and updated from time to time) pursuant to Applicable Law, which sets out how we must seek to identify and manage all material conflicts of interests. This is summarised in our Summary Policy of Conflicts of Interest.
- 2.6.2 Our Order Execution Policy Summary for CFDs, Summary Policy of Conflicts of Interest, Relationship Disclosure Document and Risk Warning Notice for CFDs can be accessed through (and are available for download from) our Website and we will notify you of any material changes to these documents. In certain circumstances, notice may be provided after a change has been made.
- 2.6.3 We enter into all Trades with you on a principal-to-principal, execution-only and non-advised basis using Prices quoted by us through our Platform. Our Prices are not identical to prices for similar financial instruments or their underlyings quoted on an exchange or other regulated market, and 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. By entering into Trades via our Platform you consent to your Orders being executed in accordance with our Order Execution Policy Summary for CFDs.
- 2.6.4 We shall deal with you on an execution-only basis at all times. This means that we shall not provide you with any advice on the merits or suitability of you entering into this Agreement or any particular CFD.
- 2.6.5 You should not submit an application form if you are unsure as to the effects of this Agreement or the nature of the risks involved in trading CFDs.
- 2.6.6 You acknowledge that you have reviewed, understand and agree to the terms of the Risk Warning Notice. You further acknowledge and understand that CFDs are speculative, involve a high degree of risk and the use of leverage and margin and are appropriate only for persons who can assume the risk of losses that can exceed their margin deposit. You acknowledge that guarantees of profits or freedom from losses in CFD trading is impossible and that you have received no such guarantees from CMC Markets or from any of its employees, agents or representatives. You should not engage in trading in CFDs and other financial derivative products unless you understand the nature of the Trades you are entering into and the true extent of your exposure to the risk of loss. You should also be satisfied that CFDs are suitable for you in light of your personal circumstances and financial position. You agree not to hold CMC Markets responsible for losses arising from Trades entered into by you or on your behalf.

2.7 Duration of the Agreement and your rights to cancel.

- 2.7.1 The Agreement will become legally binding between you and us on the date that we confirm, in writing, that we have accepted your application to open an Account. Subject to clause 2.7.2 of these Terms of Business, you may cancel the Agreement by giving us notice in writing within fourteen (14) calendar days of this date. Following a valid notice of cancellation, we will return any money that you have transferred to us.
- 2.7.2 The values of Trades entered into on our Platform will vary with fluctuations in the financial markets. Such fluctuations in the financial markets are outside of our control, and will affect the Prices of the relevant Products. If you have entered into Trades during the fourteen (14) calendar day initial cancellation period and those Trades have been affected by fluctuations in the financial markets, you will not have the right to cancel the Agreement. You may still close your Trades and your Account in accordance with the Agreement.
- 2.7.3 Unless you exercise your right of cancellation under clause 2.7.1 of these Terms of Business, the Agreement will continue in effect until either you or we terminate the Agreement by either you or us giving notice in writing in accordance with clause 9.5 of these Terms of Business, or by us exercising any of our other rights to terminate the Agreement.

ACCOUNTS

This clause explains how an Account is opened and operated.

3.1 Account opening process.

3.1.1 When we receive your completed application form, we may use your information to conduct any further enquiries about you as we in our sole 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). Where our enquiries include searches with credit reference agencies, they may appear on your credit history. A link between you and anyone with whom you have a Joint Account may be recorded with credit reference agencies, creating a "financial association" which may appear on your credit history. We may also carry out any additional checks that we in our sole 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.

- 3.1.2 We may rely on the information that you provide us in your application form as being correct at all times, unless you notify us otherwise in writing (see clause 6.1.5 of these Terms of Business). In particular, you must notify us as soon as possible in writing if any of the contact details provided to us in your application form or subsequently have changed.
- 3.1.3 We may use any information we have about you (taking into account any information we have previously received from or supplied to you) to make an assessment of whether or not you have sufficient knowledge and experience to understand the risks involved in using our Platform, investing in CFDs and/or operating an Account with us on the basis of principal-to-principal, execution-only and non-advised dealing.
- 3.1.4 If we accept your application and open an Account for you, we will confirm this in writing (see clause 6.1.2 of these Terms of Business) and provide you with details on how to access your Account through our Platform. Please do not attempt to send us any money before we have confirmed that the Account has been opened, as your payment may be rejected.
- 3.1.5 You may be required to complete a separate application form for each Account you wish to open. Acceptance of your application to open one Account does not guarantee that we will accept your application(s) to open any further Account.

3.2 Authorised Persons.

- 3.2.1 If you are a body corporate, unincorporated association, trust or partnership, a client of an introducing broker or an individual who wants to appoint an attorney or agent, 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 any of your Accounts. You and/or the Authorised Person will be required to complete such further documentation (including our application form) as we may reasonably require and we may require evidence that the Authorised Person has authority and is appropriate to act on your behalf.
- 3.2.2 We may revoke or refuse to accept the appointment of any 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.
- 3.2.3 We shall be 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 in relation to an Account, notwithstanding that the person is not, in fact, so authorised. In particular, we shall be entitled to act upon any instructions or Orders transmitted, or Trades entered using your Account Sign In Details unless you have notified us in accordance with clause 3.4.2 of these Terms of Business that you know or suspect that an unauthorised person has or may have access to your Account.

CMC Markets UK Plc and CMC Markets Canada Inc. – March 2016

- 3.2.4 Any action in relation to the Agreement taken by an Authorised Person appointed by you in relation to an Account in accordance with clause 3.2.1 of these Terms of Business or any person who reasonably appears or purports to be an Authorised Person shall be deemed to be an action by you.
- 3.2.5 Any information provided by us to an Authorised Person appointed by you in relation to an Account in accordance with clause 3.2.1 of these Terms of Business or any person who reasonably appears or purports to be an Authorised Person will be deemed to have been provided by us to you.
- 3.2.6 Where you have appointed an introducing broker, investment manager, dealer, advisor 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 its 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. Please note that 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.

3.3 Joint Accounts.

- 3.3.1 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 as set out in clause 8.1.1(c) of these Terms of Business, 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 under clause 8.3 of these Terms of Business, 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.
- 3.3.2 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.

3.4 Security and Account authentication.

- 3.4.1 You are responsible for setting your own password in accordance with the instructions that we will provide to you (which together with your username are known as your "Account Sign In Details").
- 3.4.2 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 (other than an Authorised Person appointed in relation to the relevant Account) 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 our prior approval.
- 3.4.3 It is your responsibility to keep all information that you hold relating to your Account, including your Account Sign In Details, any e-mails and letters that we send to you, confidential at all times. We rely on this information being secure to protect you and us against fraud, as subject to any notification from you under clause 3.4.2 of these Terms of Business we will treat any person who accesses your Account using your Account Sign In Details as being you or an Authorised Person appointed in relation to the relevant Account.
- 3.4.4 If you have no Trades on any of your Accounts for a continuous period of one (1) 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.

4. TRADING ON OUR PLATFORM

This clause and Schedule 1 of these Terms of Business explain the basis on which you enter into and close Trades on our Platform.

4.1 Orders and Trades.

4.1.1 Schedule 1 of these Terms of Business sets out certain key terms and conditions on how to place Orders to enter into Trades, and how Trades may be closed on our Platform. You

- should read Schedule 1 carefully, along with our Order Execution Policy Summary for CFDs and any relevant information on Attributes available through the Product Library, before placing any Orders.
- 4.1.2 In addition to our rights to modify, cancel and/or reject your Orders and/or Pending Orders under paragraphs 5.2 to 5.4 of Schedule 1 of these Terms of Business, we may in our sole discretion refuse to accept any instructions for any reason whatsoever 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 clause 7.3.1 of these Terms of Business; and/or
 - (c) any of the limitations expressed in clause 10.2.3 of these Terms of Business.
- 4.1.3 Notwithstanding our right under clause 3.2.3 of these Terms of Business to rely and act on any communications and/or instructions from an Authorised Person appointed by you in relation to an Account in accordance with clause 3.2.1 of these Terms of Business, 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 clause 4.1.3 or in clause 3.2.3 of these Terms of Business 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 in relation to an Account.

4.2 Accessing our Platform.

- 4.2.1 We will do our best to make our Platform available when required by you, but we cannot promise that our Platform 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 clause 8.2 of these Terms of Business for more information about Circumstances Outside Our Control);
 - (b) we may need to suspend availability of our Platform for maintenance, repairs, upgrades or any development-related issues. We will normally seek to carry out these works outside of Trading Hours. If we need to suspend the availability of our Platform 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 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

CMC Markets UK Plc and CMC Markets Canada Inc. - March 2016

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.

- 4.2.2 You are responsible for making sure that you are able to access our Platform when you need to and when it is available. This responsibility includes having access to a device that can connect to our Platform and maintaining the device so that it functions properly.
- 4.2.3 If you cannot access our Platform directly, then you may be able to contact our client management team by telephone or e-mail to request assistance. However, because our service is primarily provided online, this is likely to be a much slower method of placing Orders or giving us other instructions than if you access our Platform yourself and you must not rely on our client management team being available nor can we guarantee that our client management team will be available to assist you to place Orders and/or enter into or close Trades (e.g. because (i) all of our client management team are busy helping other clients, (ii) all 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).
- 4.2.4 No Order may be placed by fax or by leaving a message with us (on our answering machine, voicemail facilities or by any other method).
- 4.2.5 Where our Platform, Website, e-mails or any other content generated by us contains links to other websites and resources provided by third parties, these links are provided for your information only. We generally have no control over the content, quality or security of those websites or resources and, subject to clause 7.2.1 of these Terms of Business, we accept no responsibility for them or for any loss or damage that may arise from your use of them.

4.3 Information about your trading activity.

- 4.3.1 When you access an Account through our Platform you can obtain:
 - (a) information regarding any Orders on that Account that have been received by our Platform, including Pending Orders;
 - (b) information regarding each Trade entered into or closed on that Account, including details of any Commission and/or Holding Costs charged;
 - (c) the Account Value and Account Revaluation Amount of that Account in real time; and
 - (d) the Total Margin, Close-Out Level and Reset Level of that Account (if relevant) from time to time,

and it is your responsibility to regularly access and review this information to ensure that it corresponds with your own records. Subject to clause 4.4 of these Terms of Business,

CMC Markets UK Plc and CMC Markets Canada Inc. - March 2016

- the above information will be conclusive unless we notify you or you notify us in writing of any mistake, error or inaccuracy.
- 4.3.2 Our Platform will update the information set out in clause 4.3.1 of these Terms of Business 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 (see clause 8.2 of these Terms of Business). 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 on an Account to meet any Independent Margin, Position Margin, Trade Margin or Cash requirement, or whether or not your Account Revaluation Amount is sufficiently high to avoid Account Close-Out, then you should check our Platform carefully, contact us through the live help section of our Platform or contact our client management team to seek further information.
- 4.3.3 We will not send you any confirmations of Orders or Trades by post or e-mail. 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 (usually six (6) years from the date of the relevant Order or Trade), and you may access this information through our Platform unless the relevant 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 see fit in our sole discretion and without notice to you. You will be able to print off and/or copy this information from our Platform for your own records, but we do not promise that this will be in a format that will be accepted by any Official Body.

4.4 Errors.

- 4.4.1 From time to time, material errors, mistakes and omissions that are or should be reasonably obvious may occur in respect of your Trades, your Account or our Platform (each an "Error"). Examples of Errors may include (without limitation): our Platform displaying incorrect Prices (whether caused by a third party supplier or due to a problem with our systems), an Order being handled incorrectly (including execution at an incorrect Price or contrary to underlying market conditions) 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 as soon as reasonably practicable, which for the avoidance of doubt may be after an Error has occurred:
 - (b) we will then do our best to investigate whether there has, in fact, been an Error and/or what caused it; and

(c) if an Error has occurred then this constitutes a Specified Event and the provisions of clauses 8.1 and 8.3 of these Terms of Business will apply, and we will inform you of any Reserved Actions we may take, or may have taken, in accordance with clause 8.3.2 of these Terms of Business.

FINANCIAL MATTERS

This clause explains certain financial matters, including the basis on which payments should be made and how your money is handled by us.

- 5.1 Profit and Loss, Holding Costs and Trading Close Spread Factors.
 - 5.1.1 Schedule 1 of these Terms of Business sets out certain key terms and conditions on Commission, Total Position Margin, Independent Margin, Holding Costs, Unrealised Profit Or Loss, Realised Profit and Realised Loss which are applicable to Trades. You must read Schedule 1 of these Terms of Business carefully, along with our Order Execution Policy Summary for CFDs and any relevant information on Attributes available through the Product Library before placing any Orders on an Account.

5.2 Your money.

- 5.2.1 Subject to clauses 5.2.3 and 5.2.4 of these Terms of Business, CMC Markets Canada Inc. shall hold and maintain an amount equal to your Account Value for each Account you hold with it in a segregated client money bank account which is opened and maintained with a bank in Canada in the name of CMC Markets Canada Inc. (Bank Account). Your Account Value is your Account Revaluation Amount calculated using the Level 1 Price instead of the Level 1 Mid-Price (i.e. the sum of your Cash and any Net Unrealised Profit Or Loss (as applicable), where Net Unrealised Profit Or Loss is calculated using the Level 1 Price). CMC Markets UK Plc shall have no obligation towards you in connection with the Bank Account.
- 5.2.2 Client money deposited in the Bank Account shall be held in accordance with IIROC Rules, as applicable. If a client wishes to open a Trade or Position and/or keep a Trade or Position open, CMC Markets Canada Inc. may seek the necessary margin from the client. Once transferred, margin shall at all times be held by CMC Markets Canada Inc. in the Bank Account. Profits that have accrued to the Trades and monies that are no longer required as margin shall also be credited to the Bank Account as Cash. CMC Markets UK Plc will not hold money (as margin or otherwise) for the client.
- 5.2.3 At the close of business on each Business Day, CMC Markets Canada Inc. will carry out reconciliations between money required to be held in the client money bank account(s) and client money that is held in the client money bank account(s) in accordance with the Agreement and Applicable Law. Any required transfer to or from the client money bank account in respect of your Account will take place on the following Business Day. CMC Markets Canada Inc. may carry out such reconciliations and transfers more frequently, should it reasonably consider that this is necessary to protect our or your interests.

CMC Markets UK Plc and CMC Markets Canada Inc. – March 2016

- 5.2.4 If there has been no activity on your Account in the previous seven (7) years, CMC Markets Canada Inc. will make reasonable attempts to contact you regarding any money held in your Account as client money. If CMC Markets Canada Inc. is unable to contact you, it may cease to treat such money as client money and release it from our client money bank account and pay it to charity in accordance with Applicable Law. CMC Markets Canada Inc. will make and retain records of all balances released from its client money bank account under this clause.
- 5.2.5 Except in the case of fraudulent activity carried on (without your knowledge or the knowledge of an Authorised Person and where you have carried out your responsibilities under clause 3.4.3 of these Terms of Business) by a person other than you or any Authorised Person, we do not accept responsibility for any loss or damage suffered by you as a result of you trading on money placed in or credited to your Account in error by us or on our behalf. CMC Markets Canada Inc. will be entitled at any time and in its sole discretion to deduct, without notice or recourse to you, any money placed in or credited to your Account in error by it.
- 5.2.6 CMC Markets Canada Inc. will not pay interest to you on any money held on your behalf or otherwise under clauses 5.2.1, 5.2.2 or 5.2.4 of these Terms of Business, regardless of whether or not it receives interest in respect of such money from the deposit taking institution(s) where it holds segregated client money bank account(s).

5.3 Payments and withdrawals.

- 5.3.1 You are responsible for making payments to us which are required under the Agreement or Applicable Law including any payments to:
 - (a) keep the Account Revaluation Amount above the applicable Close-Out Level on any Account:
 - (b) clear any negative Account Revaluation Amount on your Account;
 - (c) clear any negative Cash value on your Account; or
 - (d) satisfy any debts owing to us, including in respect of Commission and Holding Costs (if applicable).
- 5.3.2 When making payments to us, you may wish to leave "headroom" (i.e. an Amount that ensures your Account Revaluation Amount is in excess of your Total Margin (if applicable) or the Amount required to keep the Account Revaluation Amount above the applicable Close-Out Level on any Account) depending on your view of your Positions, Trades and Pending Orders, the volatility of the particular Product(s) concerned and the relevant markets for the underlying asset(s), the time it will take for you to make further payments of cleared funds to us and any other matter which you may consider relevant.
- 5.3.3 The procedures setting out our accepted payment methods, the respective costs involved, instructions on how to make and correctly designate payments and the timings

18

for receipt of payments are available on our Platform or from our client management team upon request. We may reject any payment that is not made in accordance with these procedures, instructions and/or Applicable Law.

- 5.3.4 CMC Markets Canada Inc. will only accept payments from you where:
 - (a) they are from an account held individually or jointly in your name(s); the payment has originated from you; and, in the case of bank transfers, CMC Markets Canada Inc. have verified that bank account (as necessary); or
 - (b) they are made on your behalf by an introducing broker and:
 - the introducing broker is an Authorised Person appointed by you in relation to the Account in accordance with clause 3.2.1 and is not acting pursuant to a limited power of attorney;
 - (ii) we have an agreement in place with that introducing broker; and
 - (iii) CMC Markets Canada Inc. has verified the account the payment is made from (where applicable) and undertaken all checks that CMC Markets Canada Inc. in its sole discretion determines are necessary or appropriate in the circumstances to comply with Applicable Law.
- 5.3.5 Any payment made by you will only be given effect once our systems have credited it to the relevant Account and it is shown on our Platform; we cannot guarantee how long this will take. The reasons for this can include:
 - (a) the time it takes for our systems to process the payment;
 - (b) Circumstances Outside Our Control such as the delay or failure of a bank used to process the payment;
 - (c) if you have not correctly designated the payment; or
 - (d) if manual processing of the payment is necessary.
- 5.3.6 We will use reasonable endeavours to ensure that your successful payments are credited to your nominated Account, but only after the money has been received as cleared funds by us. However, if there is any inconsistency between your name (as supplied to us by you) and the name on the bank 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 bank account or there may be a delay in crediting the payment to the Account.
- 5.3.7 You are responsible for any and all costs incurred in the process of making any payment to your Account (e.g. bank transfer charges or currency conversions to the Account Currency). You may also be liable for other charges that are not imposed by us, including bank fees for transfers of money or assets, and fees to internet and telephone service providers. If you make a payment by debit card or credit card and/or withdraw money from an Account, we may charge an administration fee to process your payments.

CMC Markets UK Plc and CMC Markets Canada Inc. - March 2016

- 5.3.8 If CMC Markets Canada Inc. is holding an amount of money in the Bank Account pursuant to clauses 5.2.1 or 5.2.2 of these Terms of Business, you may make a request to CMC Markets Canada Inc. to withdraw from that Bank Account money in an amount up to the lower of your Available Equity or Cash from that Account, subject to the other provisions of the Agreement (including clause 5.3.11 of these Terms of Business) and Applicable Law. Details on how to make withdrawals of money from your Account and the relevant timings for withdrawals to take effect are available on our Website or from our client management team upon request. Please note that as part of the measures we take to prevent money laundering and fraud we generally operate a 'return to source' policy in respect of withdrawals. This means withdrawals will only be made by direct transfer to a verified source from which you have previously made a payment to us (such as a bank or building society account or credit card account) and only in your name. We will only deviate from this policy in exceptional circumstances.
- 5.3.9 Unless we agree otherwise or to comply with Applicable Law, we will only accept a request for a withdrawal of money from an Account that is given directly by you or an Authorised Person appointed by you in relation to an Account in accordance with clause 3.2.1 of these Terms of Business (other than a person acting pursuant to a limited power of attorney or limited appointment of agent) and we will not accept any request for a withdrawal of money from an Account given by any other person (including an Authorised Person acting pursuant to a limited power of attorney or limited appointment of agent in relation to the Account). Withdrawals of money from your Account will only be made in the Account Currency. In addition, withdrawals of money from your Account will only be processed by us where the destination for the money being withdrawn is the same as the origin of your payments made under clause 5.3.4 of these Terms of Business, unless (and subject to our prior approval) you have notified us in writing that your payment details have changed.
- 5.3.10 Under certain circumstances there may be a delay in processing your payments or withdrawals. Such delay may be due to the time it takes for our systems to process the payments or withdrawals, Circumstances Outside Our Control or an issue in relation to your payments or withdrawals that we may be attempting to resolve to comply with Applicable Law.
- 5.3.11 CMC Markets Canada Inc may in its sole and reasonable discretion refuse or delay giving effect to your request for a withdrawal of money from the Bank Account (in whole or in part), including as a result of any request to close the Account under clause 9.5.1 of these Terms of Business, if any of the following apply (or, where applicable, we reasonably consider that they apply):
 - (a) on any calendar day, you have already made five (5) requests to withdraw money from that Bank Account;
 - (b) the money is required:

- (i) to cover any Holding Costs, Commission, Realised Losses or net unrealised loss in respect of your Trades on that Account;
- (ii) to ensure your Account Revaluation Amount is equal to or greater than your Total Margin on your Account; or
- (iii) to ensure that your Cash is greater than zero on your Account;
- (c) the money may be required to meet a payment obligation on the Account that is due or reasonably likely to fall due within the next five (5) Business Days;
- (d) we need the money to make a Deduction (under clause 5.5.1 of these Terms of Business) or exercise our right of Set-Off (under clause 5.6.1 of these Terms of Business) or to cover any other fees or costs payable in respect of the Account in accordance with the Agreement or Applicable Law (including, but not limited to, any fees for market data or for tax purposes);
- (e) we are required to do so under Applicable Law or we reasonably suspect that there has been a breach of Applicable Law;
- (f) 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 know or reasonably suspect that you may breach the Agreement; or
- (g) we know or reasonably suspect that the instruction has been provided by an Authorised Person acting pursuant to a limited power of attorney or limited appointment of agent,

and we will (except in some cases where (e) 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 (see clause 8.1 of these Terms of Business).

5.3.12 If your Account has a negative Cash value following Account Close-Out or termination of this Agreement, that negative Cash value represents a debt owed to us which is due and payable immediately.

5.4 Currency.

5.4.1 The Account Currency of an Account will be as specified at the time you opened the Account, and any payment obligations in relation to that Account must be settled in that Account Currency.

5.5 Our right to deduct money from your Account.

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

5.6 Our right of Set-Off in relation to your Account.

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

5.7 Netting of payment obligations between us and you.

- 5.7.1 If at any time, in relation to any one Account:
 - (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 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 owes more may pay the excess to the other party and both your and our obligations will be satisfied and discharged.

5.8 Taxes.

- 5.8.1 Should any change in the basis or scope of taxation occur at any time which results in us having to make any payment(s) for withholding taxes or similar levies owed or payable by you under Applicable Law in respect of any of your Trades, then we reserve the right to deduct the amount of any such payment(s) from your Account or otherwise require you to pay or reimburse us for such payment(s).
- 5.8.2 We are entitled to deduct or withhold from any payment made to you or credited to your Account under these Terms of Business, any tax required by Applicable Law to be deducted or withheld from any such payment or credit. In particular, we will deduct tax at the appropriate rate of income tax from any interest payable (if any) on the money held on your behalf.
- 5.8.3 Your tax treatment in relation to Trades may differ according to your circumstances and the tax legislation in your jurisdiction (which may change). You may also be liable for other taxes that are not withheld by us. You are solely responsible for the timely payment of any 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.
- 5.8.4 Clients may be subject to domestic tax in Canada on gains, profits and income from CFDs. Clients resident in Canada should consult with their own legal and tax advisers with respect to the tax consequences of an investment in CFDs in their particular

circumstances and with respect to the eligibility of CFDs for investment by such clients under relevant Canadian Applicable Law.

5.9 Commission and other charges.

- 5.9.1 There are costs associated with trading with us, including Spread, Commission and Holding Costs. For detailed information on these costs and when they apply, please refer to our Website or our Platform, as well as these Terms of Business.
- 5.9.2 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 your Pending Orders, Trades, Positions or Account where we have a valid reason for doing so. These may include, but are not limited to, fees for market data and similar information, Account fees and/or dormant Account fees. Except in relation to changes to Commission (under clause 5.9.4 of these Terms of Business), we will give you notice in writing at least ten (10) calendar days before we implement any change to our fees, costs or charges. If you are not happy with any such change, you will be free to close your Account and/or terminate the Agreement in accordance with clause 9.5 of these Terms of Business before any such change takes effect.
- 5.9.3 If you subscribe for certain Products on our Platform, you will be required to pay the applicable market data subscription fee. Please note that you may be charged different market data subscription fees depending on whether you are classified as a Private Investor or as a Non-Private Investor for market data purposes. Details of the market data subscription fees can be found on our Platform.
- 5.9.4 Notwithstanding clause 5.9.2 of these Terms of Business, any changes to Commission will be automatically imposed by our Platform without notice to you in accordance with clauses 6.2.2 and 9.3.1 of these Terms of Business. 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.
- 5.9.5 Where, in accordance with clause 5.9.4 of these Terms of Business, we have changed our Commission, then Amounts calculated in accordance with the applicable Commission will be due and payable to us immediately upon execution of an Order 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. Failure to ensure that you have sufficient Cash in your Account to pay any Commission will be a Specified Event (see clauses 5.3.1 and 8.1.1(d) of these Terms of Business) and may result in Account Close-Out under paragraph 13 of Schedule 1 of these Terms of Business.
- 5.9.6 All charges will be made inclusive of any value added taxes or similar consumption taxes as applicable.

6. COMMUNICATIONS

This clause explains how you and we will communicate with each other.

6.1 Communications between you and us.

- 6.1.1 All communication between you and us, all documents and information provided under the Agreement and the other documentation described in clause 1.1.4 of these Terms of Business will be in English and you confirm that you possess proper knowledge and understanding of the English language. Both parties confirm that it is their express wish that this Agreement, as well as any other documents and communications relating thereto, be drawn up in the English language only. Les parties confirment leur volonté expresse que cette convention, de même que tous les documents qui s'y rapportent, soient rédigés en anglais seulement.
- 6.1.2 Where the Agreement or Applicable Law requires us to communicate with you 'in writing', we will generally make such communications to you via e-mail, or through displaying a message on our Platform, although on certain occasions we may use post if doing so is more appropriate or required under the circumstances or by Applicable Law and if we have your postal contact details.
- 6.1.3 You acknowledge and agree that all documents shall only be available to you via electronic delivery and in electronic form, including the following documents: this Agreement (and any amendments thereto), all documents (and any amendments thereto) referred to in clause 1.1.4 of these Terms of Business, your daily, monthly or annual statements (as applicable), and Product changes. You consent to us providing you with information through our Platform, by e-mail and/or by placing such information on our Website. You also authorise us to communicate with you by letter, telephone, or e-mail, to discuss matters in relation to your Account, at any time whatsoever and agree that we may record all such communications (see clause 10.1.3 of these Terms of Business).
- 6.1.4 All documents that are sent via e-mail shall be delivered to the e-mail address you provide on your application form as an attachment or in the body of the e-mail. It is your responsibility and obligation to ensure that the e-mail address provided to CMC Markets (either at Account opening or changed subsequently) is correct and remains active and accessible to you at all times.
- 6.1.5 Where the Agreement requires you to communicate to us in writing, you can either send us a secure message through our Platform or send us an e-mail from the e-mail address associated with your Account to <u>clientrelations@cmcmarkets.ca</u> or send us a letter by post, but be aware that messages will reach us quicker if they are sent electronically (see clause 6.2.1 of these Terms of Business). Because the value of your Trades may change rapidly, any communication regarding your Trades should be made through our Platform to ensure that it is received promptly. Please also note that e-mail is not a secure means of

24

communication, and you may prefer to send us any sensitive or confidential information (e.g. payment details) by using the live help section of our Platform.

6.2 Deemed timing for communications.

- 6.2.1 Subject to clause 6.2.2 of these Terms of Business any communication between us and you that is required to be made in writing under the Agreement will be deemed (in the absence of evidence to the contrary) to have been received:
 - (a) if made by us to you via our Platform, three (3) Business Days after such communication is made available on our Platform;
 - (b) if made by you to us via our Platform, one (1) hour after such communication is received by our Platform;
 - (c) if sent by e-mail by you to us or by us to you, one (1) hour after sending, unless a "not sent" or "not received" message is received by the sender from an e-mail provider;
 - (d) if sent by first class post by you to us or by us to you, three (3) Business Days after posting; and
 - (e) if delivered personally or by hand by you to us or by us to you, at the time of delivery.
- 6.2.2 Any changes to Attributes, Prices or Variable Rates (in accordance with clauses 9.2.1 and 9.3.1 of these Terms of Business) will be deemed to have been received immediately.
- 6.2.3 Orders will be deemed (in the absence of evidence to the contrary) to have been received in accordance with the relevant provisions of Schedule 1 of these Terms of Business.

7. LIABILITY AND REPRESENTATIONS

This clause explains certain matters related to your liability and our liability under the Agreement and the declarations and assurances that you give to us on a continuing basis.

7.1 Your obligations if you breach the Agreement.

- 7.1.1 If you believe or have reason to believe that you have breached any term of the Agreement, then you must inform us immediately in writing.
- 7.1.2 You will be responsible for any losses and/or expenses that we suffer which are the result, and which a reasonable person would consider to be the probable result, of you or an Authorised Person being negligent, acting fraudulently or breaching the Agreement or Applicable Law.

CMC Markets UK Plc and CMC Markets Canada Inc. – March 2016

7.2 Our liability towards you, and limitations of that liability.

- 7.2.1 Nothing in the Agreement excludes or limits our liability for death or personal injury caused by our negligent acts or omissions, any fraud or fraudulent misrepresentation or any other matter that cannot be excluded or limited under Applicable Law.
- 7.2.2 Subject to clause 7.2.1 of these Terms of Business, we will not be liable to you for any loss:
 - (a) which arises as a result of:
 - (i) our compliance with Applicable Law or the Agreement, including where we are required by an Official Body not to process your instructions or where processing your instructions may breach Applicable Law;
 - (ii) your negligence, fraud or breach of the Agreement or Applicable Law;
 - (iii) any delay in us crediting a payment to your Account, as explained in clause 5.3.5 of these Terms of Business:
 - (iv) any Specified Event or Circumstance Outside Our Control;
 - (v) any unavailability of our Platform due to any circumstance set out at clause 4.2.1 of these Terms of Business;
 - (vi) where you cannot access our Platform or any delay you may incur in speaking to our client management team because they are busy helping other clients:
 - (vii) unclear or ambiguous instructions from you leading to errors in respect of your Trades, including a member of our client management team inserting or recording incorrect information (including an incorrect Price, Order type, direction or Product) when placing an Order;
 - (viii) us either exercising or not exercising our rights to take a Reserved Action under clause 8.3 of these Terms of Business; or
 - (ix) any suspension of our Platform in accordance with clause 4.2.1(b) of these Terms of Business or the suspension of the availability of our client management team in accordance with clause 4.2.1(c); and
 - (b) except to the extent that such loss has resulted from our negligence or breach of the Agreement, provided in all cases that such loss could have been contemplated by you and us at the time of such negligence or breach, and that such loss is not loss of profit or opportunity.
- 7.2.3 You require mobile communications network coverage and internet access to use the applications that enable you to access our Platform via mobile devices (so-called "apps"). 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

26

of data over mobile or other communications networks and facilities outside of our control, including but not limited to the internet. Orders and other communications may be subject to limitations, delays and other problems inherent in the use of such mobile or other communications networks and facilities.

- 7.2.4 While we have taken all reasonable steps to ensure the accuracy and completeness of any features or third party content available on our Website, Platform and e-mails, they are provided on an "as is" and "if available" basis. We exclude any warranties, undertakings or representations (either express or implied) related to such features and third party content to the full extent permitted under Applicable Law, including but not limited to:
 - (a) with respect to any third party market data or similar information provided to you in connection with your use of our Website and/or our Platform:
 - (i) we are not responsible or liable if any market data or similar information is inaccurate or incomplete in any respect;
 - (ii) we do not guarantee the timeliness of market data or similar information;
 - (iii) we are not responsible or liable for any actions that you take or do not take based on market data or similar information:
 - (iv) you will use market data or similar information solely for the purposes set out in the Agreement;
 - (v) 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
 - (vi) you will use market data or similar information solely in compliance with Applicable Law;
 - (b) 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 observations are based upon past performance, patterns and data and will not reflect future performance; and
 - (c) with respect to any of the features and information provided to you in connection with your use of our Platform and our Website:
 - (i) we are not providing trading or investment advice;
 - (ii) we are not responsible if any features or information are inaccurate or incomplete in any respect;
 - (iii) we are not responsible or liable for any actions you take or do not take based on such features and information;
 - (iv) you will use the features and information solely for the purpose for which they are intended; and

- (v) you will use the features and information solely in compliance with Applicable Law.
- 7.2.5 The limitations and exclusions of liability in the Agreement apply regardless of whether or not we, or any of our employees, Associates, agents or business partners, are aware that you may incur a loss or make a claim against us.
- 7.2.6 Unless expressly stated otherwise in these Terms of Business, we are not responsible for reminding you or alerting you to any obligation or liability that you may 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.

7.3 Your declarations and assurances.

- 7.3.1 When you apply to open an Account, appoint any Authorised Person in accordance with clause 3.2.1 of these Terms of Business in relation to an Account, access our Platform, attempt to place an Order, make a payment into or a withdrawal of money from an Account or give us any other instruction, we are entitled to rely on the following declarations and assurances as having been confirmed by you 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 form 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 our Platform 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 a resident of Canada;
 - (h) you are not a US Person;

- (i) you are not located in (whether temporarily or permanently), incorporated in, or a resident of, any jurisdiction where it may be unlawful to access our Platform or enter into Trades, including the United States of America;
- (j) 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;
- (k) you are not connected with the issuer of any underlying asset 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;
- (I) subject to clause 7.3.1(f) of these Terms of Business, you fully own or, in the case of money received from an accepted joint bank account, jointly own (legally and beneficially) all money you may transfer to us in accordance with the Agreement, and no other person has any interest in such money;
- (m) you acknowledge and accept that we may make Deductions from your Account in accordance with clause 5.5.1 of these Terms of Business 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 clause 5.6.1 of these Terms of Business;
- (n) you have a suitable device (including a mobile device, if applicable) and adequate internet connectivity and access and/or mobile communications network coverage and access to enable you to access your Account through our Platform and the email account that corresponds to your e-mail address;
- (o) that you are a Private Investor for the purposes of your trading with us and your use of market data and similar information that we provide or make available. In order to qualify as a Private Investor, all of the following conditions must be met by you and all Authorised Persons:
 - you and any Authorised Person do not access our market data and similar information in the course of your or their employment or in connection with any form of trade or business, or otherwise access or use our market data or similar information for other non-personal purposes;
 - (ii) you and any Authorised Person are not registered with any securities or derivatives agency, regulatory or self-regulatory body for the purposes of the Agreement;
 - (iii) you and any Authorised Person are not engaged in a financial service business and 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 and redistributing or otherwise furnishing that information to any third parties;
- (p) that you are either:

- (i) a non-financial counterparty (as such term is defined in the European Market Infrastructure Regulation); or
- (ii) an entity established outside the European Union that, to the best of its knowledge and belief, having given due and proper consideration to its status, would constitute a non-financial counterparty (as such term is defined in the European Market Infrastructure Regulation) if it were established in the European Union;
- (q) that you are not subject to a clearing obligation pursuant to the European Market Infrastructure Regulation (or, in respect of an entity under clause 7.3.1(p)(ii), would not be subject to the clearing obligation if you were established in the European Union) in respect of a Trade. For the purposes of this clause 7.3.1(q), it is assumed that the Trade is of a type that has been declared to be subject to the clearing obligation in accordance with Article 5 of the European Market Infrastructure Regulation and is subject to the clearing obligation in accordance with Article 4 of the European Market Infrastructure Regulation (whether or not in fact this is the case), and that any transitional provisions in the European Market Infrastructure Regulation are ignored;
- (r) you are not registered as a dealer, or in an alternative category (as a large derivative participant) as a consequence of trading in derivatives, with any securities regulatory authority in any jurisdiction in Canada;
- (s) you will comply with any reporting requirements under Applicable Law;
- (t) you understand that you are trading CFDs pursuant to an exemption obtained by CMC Markets from the requirement to qualify CFDs by prospectus under Canadian securities laws, and no such qualification is contemplated. As a consequence: (i) you are restricted from using certain of the civil remedies available under such securities laws; (ii) you may not receive information that would otherwise be required to be provided to it under such securities laws; and (iii) CMC Markets is relieved from certain obligations that would otherwise apply under such securities laws;
- (u) other than as set out in this Agreement and the other documents listed in clause 1.1.4 of these Terms of Business, you are not relying upon any other information, representation or warranty by CMC Markets or any of their respective employees, agents or representatives in determining to trade CFDs; and
- (v) you have consulted, to the extent you consider appropriate, with your own advisers as to the financial, accounting, tax, legal, regulatory, investment and related matters concerning CFD trading and on that basis you believe that an investment of such type or amount is suitable and appropriate for you.
- 7.3.2 <u>For Alberta Residents Only</u>: Each client resident in the province of Alberta, Canada, represents and warrants to CMC Markets as follows:
 - (a) you are entitled under the securities legislation of Alberta to place Trades without the benefit of a prospectus qualified under the securities legislation of Alberta;

CMC Markets UK Plc and CMC Markets Canada Inc. - March 2016

- (b) you are an "accredited investor" as that term is defined in National Instrument 45 106 ("45 106");
- (c) you are placing Trades as principal; and
- (d) you have been notified by CMC Markets:
 - (i) that CMC Markets is required to provide personal information pertaining to you as required to be disclosed in Schedule I of Form 45-106F1 (including your name, address, telephone number and the number and value of any CFDs traded) which is required to be filed by CMC Markets under 45-106;
 - (ii) that such personal information will be delivered to the applicable provincial securities regulatory authority in accordance with 45-106 and therefore may become available to the public in accordance with the requirements of Applicable Law;
 - (iii) that such personal information is being collected indirectly by the applicable provincial securities regulatory authority under the authority granted to it under the provincial securities legislation;
 - (iv) that such personal information is being collected for the purposes of the administration and enforcement of the securities legislation of Alberta;
 - (v) by placing Trades, you have authorised the collection of the personal information by the securities regulatory authorities. By placing Trades, you acknowledge that personal information such as your name, address and telephone number will be delivered to the applicable securities commission and that such personal information is being collected indirectly by the applicable securities commission; and
 - (vi) by placing Trades, you shall be deemed to have authorised such collection of personal information by the applicable securities commission.
- 7.3.3 The above warranties and representations and all those contained in clause 7.3.1 and, if applicable to you, clause 7.3.2 shall be deemed repeated each time each time you invest in a CFD.
- 7.3.4 If you believe that any of the declarations and assurances provided in clause 7.3.1, particularly in clause 7.3.1(o), and, if applicable to you, clause 7.3.2, are not true and accurate, please contact the client management team.

7.4 Consent to Disclosure to Regulators and Trade Repositories.

- 7.4.1 You hereby consent to the disclosure of information:
 - (a) to the extent required by any Applicable Law that mandates reporting and/or retention of over-the-counter derivative transactions including Ontario Securities Commission (OSC) and Manitoba Securities Commission (MSC) Rule 91-507: Trade

CMC Markets UK Plc and CMC Markets Canada Inc. – March 2016

Repositories and Derivatives Data Reporting and Autorité des Marchés Financiers (AMF) Regulation 91-507 respecting Trade Repositories and Derivatives Data Reporting and equivalent rules, regulations, instruments, directives or orders when finalized by any Canadian securities or derivatives regulator in accordance with which the other party is required to act or any equivalent foreign regulations (the "Trade Reporting Requirements"); and

- (b) to and between CMC Markets Canada Inc. and CMC Markets UK Plc and any of their Associates.
- 7.4.2 You acknowledge that pursuant to global regulatory reform initiatives, regulators require reporting of Trade data to increase market transparency and enable regulators to monitor systemic risk to ensure safeguards are implemented globally.
- 7.4.3 You further acknowledge that disclosures made pursuant hereto may include, without limitation, the disclosure of Trade data including your identity (by name, address, corporate affiliation, identifier or otherwise) to any swap or Trade data repository or one or more systems or services operated by any trade repository ("Trade Repository") and any relevant regulators, and that such disclosures could result in certain anonymous swap transaction and Pricing data becoming available to the public. You also acknowledge that, for purposes of complying with regulatory reporting obligations, CMC Markets may use a third party service provider to transfer Trade data into a Trade Repository and that a Trade Repository may engage the services of a global Trade Repository regulated by one or more governmental regulators.
- 7.4.4 You acknowledge and agree that disclosures may be made to recipients outside of Canada that may not necessarily provide an equivalent level of protection for personal information as prescribed by Canadian Applicable Law.

8. OUR RIGHTS IN CERTAIN CIRCUMSTANCES

This clause explains certain rights that we have under certain circumstances.

8.1 Specified Event.

- 8.1.1 Should a Specified Event occur or be reasonably likely to occur, provided it is fair and reasonable in the circumstances, we may take a Reserved Action (see clause 8.3 of these Terms of Business). A Specified Event includes, but shall not be limited to, if:
 - (a) you, or any Authorised Person appointed by you in relation to an Account in accordance with clause 3.2.1 of these Terms of Business are the subject of or have been found guilty or at fault in any criminal proceedings or relevant investigation carried out by an Official Body in any jurisdiction of any offence involving dishonesty, financial crime, terrorist financing or a similar offence;
 - (b) you are the subject of an Insolvency Event;

CMC Markets UK Plc and CMC Markets Canada Inc. – March 2016

- (c) you are an individual and you die or become of unsound mind or your capacity, as far as it is relevant to the Agreement or to CFDs, is otherwise impaired;
- (d) you have failed at any time to comply with any of your obligations under the Agreement, including failure to ensure the Account Revaluation Amount for an Account stays above the applicable Close-Out Level, failure to ensure your Cash stays above zero, failure to make any payment to us when due, where you breach an Order Cluster Limit(s), where you breach a Position Limit(s) (or fail to reduce your Position(s) to comply with a revised Position Limit(s) as set out in clause 9.3.4 of these Terms of Business), or where any declaration or assurance given by you to us is or becomes untrue without you having given us reasonable prior notice in writing;
- (e) an Error occurs;
- (f) we reasonably suspect that you are using or attempting to use our Platform for any improper use;
- (g) we reasonably suspect that you ar permitting someone other than an Auhtorised Person appointed in accordance with clause 3.2.1 to deal with us on your behalf;
- (h) we refuse or delay giving effect to your request for a withdrawal in accordance with clause 5.3.11 of these Terms of Business;
- (i) breach of the terms of your licence to use our Platform in accordance with clause 10.2.2 of these Terms of Business:
- (j) you do or attempt to do any of the prohibited matters set out in clause 10.2.3 of these Terms of Business; or
- (k) any other circumstance exists where we reasonably believe that it is necessary or desirable to protect you or us, including 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.

8.2 Circumstances Outside Our Control.

- 8.2.1 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 our 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 our Platform to operate on a normal and orderly basis, including to generate and/or quote a correct Price, or any Price;

CMC Markets UK Plc and CMC Markets Canada Inc. - March 2016

- (c) acts or omissions of any third party financial institution with whom we deal which have the effect that we are unable or it is impractical for us, after using reasonable efforts, to acquire, establish, re-establish, substitute, maintain, unwind or dispose of any Trade 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 depend, including where we receive incorrect data, or we do not receive any relevant market data or similar information:
- (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) 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
- (h) any other exceptional event or circumstance over which we have no control.
- 8.2.2 If we reasonably determine that there is a Circumstance Outside Our Control:
 - (a) we will give you notice of such determination as soon as it is practicable and in accordance with Applicable Law;
 - (b) we will do our best and it will be our primary goal, to resume our provision of our 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 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;
 - (c) provided it is fair and reasonable, we may take an appropriate Reserved Action under clause 8.3 of these Terms of Business with a view to minimising any adverse impact of the Circumstance Outside Our Control on both you and us; and
 - (d) any failure by us to perform our obligations under the Agreement caused by a Circumstance Outside Our Control will not be considered to be a breach of the Agreement.
- 8.2.3 Where we are able to resume provision of our Platform, quoting Prices and/or performance of our other obligations under the Agreement following a Circumstance Outside Our Control:
 - (a) the value of any Trade you held immediately before the Circumstance Outside Our Control (which has not been closed, suspended or cancelled by us under clause 8.3.1

CMC Markets UK Plc and CMC Markets Canada Inc. - March 2016

- of these Terms of Business) will be calculated in accordance with the relevant Price as at the time we are able to resume our provision of our Platform, quoting Prices and/or performance of our obligations under the Agreement;
- (b) if any conditions specified by you in respect of an Order or Trade immediately before the Circumstance Outside Our Control (which has not been cancelled or closed by us under clause 8.3.1 of these Terms of Business) have been met, the relevant Trade may be entered into or closed immediately after we resume our provision of our Platform, quoting Prices and/or performance of our obligations under the Agreement; and
- (c) you are responsible for re-instating any Order that we cancelled under clause 8.3.1 of these Terms of Business during the Circumstance Outside Our Control, and you are responsible for cancelling any Pending Order that is yet to be executed if you do not want such Pending Order to be executed.

8.3 Reserved Actions.

- 8.3.1 If we are required to do so under Applicable Law, or a Specified Event or Circumstance Outside Our Control occurs or is reasonably likely to occur, then we may in our discretion take any action (including the following Reserved Actions) that is fair and reasonable in the circumstances:
 - (a) combine or close any Trades, or cancel or suspend any Orders (including any Pending Orders) on an Account;
 - (b) prohibit you from accessing or using an 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 an Account;
 - (d) vary any Independent Margin, Attributes, Prices and Variable Rates, including those relevant to your Trades and/or Orders (including any Pending Orders);
 - (e) cancel any Trades (as if they had never been entered into in the first place) and the effect of such Trades on your Account;
 - (f) impose special terms in relation to any Order (including any Pending Order) or Trade which, by virtue of its size, is deemed by us to be abnormal by reference to the relevant Product, its volatility or its liquidity;
 - (g) make appropriate Deductions or credits;
 - (h) close any Account, make an Account Unauthorised To Trade or set an Account to Reduce Only in accordance with clause 9.5 of these Terms of Business or any other procedure;
 - (i) exercise any right of Set-Off, to make a Deduction or to charge interest, under the Agreement or Applicable Law;
 - (j) retain any sum owed by you to us or any of our Associates;

- (k) suspend the generation and/or quotation of Prices and/or the execution of Orders on our Platform in respect of any Product; and/or
- (I) remove any Product from our Platform and/or remove your ability to place Trades on a particular Product from an Account.
- 8.3.2 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 or an Official Body 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 the time specified in the notice.
- 8.3.3 As set out in clauses 7.2.2(a)(iv) and 7.2.2(a)(viii) of these Terms of Business, we shall not be responsible for any loss resulting from any Specified Event, Circumstance Outside Our Control or us either exercising or not exercising our rights to take a Reserved Action under clause 8.3 of these Terms of Business. You agree that our rights in clause 8.3.1 above are in addition to any other rights which we may have against you under the Agreement or Applicable Law and that you may be required to take such other action as we may reasonably request in order to protect us or our Associates.

9. AMENDMENTS AND TERMINATION

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

9.1 Amendments to the Agreement in general.

- 9.1.1 We may amend any part of the Agreement, including but not limited to the Close-Out Level and the Reset Level, at any time by giving you notice in writing, subject to clauses 5.9.2, 5.9.4, 8.3, 9.2, 9.3 and 9.4 of these Terms of Business. Any amendments we make must be in accordance with Applicable Law. We will only make amendments for a valid reason.
- 9.1.2 Subject to clauses 5.9.2, 5.9.4, 8.3, 9.2, 9.3 and 9.4 of these Terms of Business, any amendments to the Agreement that we give you notice of 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. If you are not happy with the amendment, you will be free to close your Account and/or terminate the Agreement in accordance with clause 9.5 of these Terms of Business before the amendment takes effect. During that period, subject to the terms of the Agreement, you will be able to close your Trades and cancel your 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.

36

9.2 Amendments to Margin Rates and Independent Margin.

- 9.2.1 In addition to our rights under clause 9.3.1 of these Terms of Business to amend Attributes without prior notice to you, we may from time to time make amendments to the Margin Rate applicable to your Position in any Product and/or the Independent Margin. We will, where possible, provide you with three (3) Business Days' notice of such an amendment, although on occasion we may make such an amendment on shorter notice or without giving you prior notice where in our reasonable opinion such an amendment is warranted.
- 9.2.2 Where an amendment to the Margin Rates and/or the Independent Margin 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 the Account and/or to keep the Account Revaluation Amount above the applicable Close-Out Level.

9.3 Amendments to Prices, Variable Rates and other Attributes.

- 9.3.1 Subject to clause 9.2.1 of these Terms of Business, we will amend Prices, Variable Rates and Attributes through our Platform in real time and such amendments will take effect immediately as and when they are made on our Platform and/or in the Product Library and/or on our Website even if they are not displayed on the device that you use to access our 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 our 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 the Order is placed by you and the time your Order is received by us or the time your Order is executed.
- 9.3.2 We will, through our Platform, 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.
- 9.3.3 In respect of any Order that has not yet been executed on an Account, where:
 - (a) the Margin Rate has been increased by our Platform in accordance with clause 9.2.1 of these Terms of Business; and
 - (b) (if relevant) at the time at which that Order would otherwise be executed, you have or would have an insufficient Account Value to cover your Total Margin,

then that Order will be automatically cancelled and will not be executed. It will be shown as a failed Order on the Account.

9.3.4 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 on 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 (see clauses 8.1 and 8.3 of these Terms of Business).

9.4 Removal of Products.

- 9.4.1 In addition to our rights to take a Reserved Action under clause 8.3 of these Terms of Business, we may, at any time, remove any Products from our Platform and/or remove your ability to place Trades on a particular Product from an Account. If you have a Trade in any relevant Product being removed, we will provide you with reasonable notice in writing, where possible, that we intend to remove such Product. We aim to provide you with at least ten (10) Business Days' notice in which to close any Trade that you may hold on such a Product, however, where in our reasonable opinion it is necessary and fair to do so, we reserve the right to provide a shorter notice period or no notice at all.
- 9.4.2 It is your responsibility to cancel any Pending Orders and/or close any Trades in respect of any Product that is being removed in accordance with clause 9.4.1 of these Terms of Business before the time specified in any notice provided by us. If you do not do this, we will cancel any Pending Orders and close any Trades in respect of that Product at the time and in the manner specified in the notice.

9.5 Closing your Account or terminating the Agreement.

- 9.5.1 Subject to clause 5.3.11 of these Terms of Business you may close any Account held by you and/or terminate the Agreement by giving us notice in writing, which will take effect immediately. You should cancel any Pending Orders and close any Trades on the Account and then withdraw any money due to you before giving us such notice of termination. If you do not do this, we will cancel any Pending Orders and close any Trades as soon as possible after we receive your notice and then attempt to return any money due to you.
- 9.5.2 In addition to our rights to close an Account as a Reserved Action under clause 8.3 of these Terms of Business, we may close any Account and/or terminate the Agreement by giving you notice in writing, which (subject to clause 9.5.3 of these Terms of Business) will take effect on the date specified in such notice being no less than ten (10) Business Days after the date of the notice. Immediately upon our issuance of the notice of termination to you, we may set an Account to Reduce Only and/or Unauthorised to Trade. Unless our notice of termination specifies otherwise and/or we have set the Account to Unauthorised to Trade, you will be allowed to cancel any Pending Orders and/or close any Trades yourself during the time between when:

38

- (a) we give you the notice; and
- (b) the Account is due to close and/or the Agreement is due to terminate in accordance with the notice.

If you do not do this or giving you notice is not possible, we will cancel any Pending Orders and close any Trades on the Account and then attempt to return any money due to you.

- 9.5.3 If we have serious grounds or valid reasons for doing so, we may terminate the Agreement or set an Account to Reduce Only and/or Unauthorised to Trade with less than ten (10) Business Days' notice, including immediately. We will cancel any Pending Orders and close any Trades on the Account at the time and in the manner specified in the notice.
- 9.5.4 The death of any individual Account Holder will be a Specified Event as set out in clause 8.1.1(c). 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 paid to the Account Holder's estate, administrator or beneficiary (as applicable).
- 9.5.5 When you or we close an Account and/or terminate the Agreement we may exercise any right that we have under clause 5.5 of these Terms of Business to make a Deduction or under clause 5.6 of these Terms of Business to exercise our right of Set-Off.

10. GENERAL PROVISIONS

This clause contains other legal provisions that may affect your and our rights under the Agreement.

10.1 Marketing, privacy and record keeping



- 10.1.1 In connection with the Agreement, you will be providing us with personal information that is subject to data protection laws. By sending the application form to us and entering into the Agreement you consent to:
 - (a) us processing this information for the following purposes:
 - (i) assessment of your application, including determining the appropriateness of you entering into the Agreement;
 - (ii) administration of the relationship between you and us;
 - (iii) carrying out our obligations under the Agreement;
 - (iv) assessing our operational and financial risk in relation to you;
 - (v) development of our products and services;
 - (vi) providing third party market data or similar information to you to assist you in your use of our Website and/or our Platform; and

CMC Markets UK Plc and CMC Markets Canada Inc. - March 2016

- (vii) creation of anonymised statistical data;
- (b) us disclosing your personal information to the following persons for the same purposes listed at (a) above:
 - (i) our subcontractors and service providers who process your data on our behalf (these include ID and sanctions checking and credit reference agencies);
 - (ii) our Associates; and
 - (iii) if applicable, your introducing broker, any Joint Account Holder or any person who is an Authorised Person or reasonably appears or purports to be an Authorised Person;
- (c) us acting in accordance with the preferences indicated by you when using your personal information for the purposes of marketing our products, products of our Associates, products of your introducing broker and products of any specified third parties. You may notify us at any time in writing if you wish to change your personal information preferences;
- (d) us transferring your personal information outside of the European Economic Area (EEA) and/or Canada for the purposes set out in (a), (b) and (c) above, where the level of protection afforded to data may not be the same as within the EEA and/or Canada. We will comply at all times with our data protection obligations in respect of any such transfer; and
- (e) us disclosing your personal information to regulators and Trade Repositories, including as described in clause 7.4 or as we may be required to disclose to any Official Body under Applicable Law from time to time.
- 10.1.2 If you request, on payment of a fee, we will provide you with the details of any of your personal information that we are holding, subject to our obligations under Applicable Law.
- 10.1.3 You agree that we may record all telephone conversations and/or any communications by other means between you and us, and use such recordings, or transcripts from such recordings, as well as any e-mails, recorded chat messages or other communications you send to us through our Platform for training purposes, for the purposes of investigating any complaint you may make, or for any other legal or regulatory purposes including as evidence in any dispute or anticipated dispute between you and us. We shall retain records of all telephone conversations for the duration required by Applicable Law.
- 10.1.4 You agree that we may disclose any information we hold about you or your Account (including any personal information that is subject to data protection laws) to any Official Body if required by that Official Body or Applicable Law.
- 10.1.5 You agree to keep all information that you hold relating to your Account, including any emails and letters and any promotions that we send to you, confidential at all times.

40

10.2 Intellectual Property and Improper Use of our Platform.

- 10.2.1 Unless otherwise indicated, our Platform, our Website and all of its software, algorithms, design, text, content, data, 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 ("Elements") are protected under applicable Intellectual Property Rights and we and/or our licensors are the owner or the licensee (as applicable) of all such Intellectual Property Rights in our Platform and the Elements. All such rights are hereby reserved. The posting of our Platform and any Elements on our Platform does not constitute a waiver of any right in our Platform or such Elements. Except as expressly granted in the Agreement, you do not acquire any rights, title or interest in or to our Platform or the Elements.
- 10.2.2 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 our Platform for the limited purpose of CFD trading in accordance with the Agreement. No other rights are granted in respect of our Platform. In the event you do or attempt to do any of the prohibited matters set out in clause 10.2.3 of these Terms of Business or we reasonably suspect that you have done or attempted to do any of these prohibited matters, the terms of this licence and the Agreement shall be automatically revoked and you shall have no further rights in or to our Platform or any of the Elements (see clauses 8.1.1(i), 8.1.1(j) and 8.3 of these Terms of Business).

10.2.3 You must not:

- (a) copy, reproduce, translate, duplicate, or use our Platform except as expressly provided for in the Agreement;
- (b) permit any other person to copy, reproduce, translate, duplicate or use our Platform except as expressly permitted in the Agreement;
- (c) create or develop any hyperlink or other form of internet weblink to our Platform except with our express prior written consent;
- (d) modify, adapt, alter, translate, enhance, reverse engineer, decompile, decode, disassemble or reverse assemble (except and solely to the extent Applicable Law expressly and specifically prohibits such restrictions), or create derivative works of our Platform or any of the Elements (or cause or permit any of the foregoing);
- (e) modify, adapt or alter the operation of our Platform in any way (other than as intended by the Agreement);
- (f) distribute, re-distribute, sell, re-sell, transmit, re-transmit, publish, make available, re-produce, 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 provided by us in relation to the Agreement (either in whole or in part);
- (g) 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;
- (h) download or copy Account information relating to any other client;
- 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 our Platform or the Elements;
- (j) use any software, algorithm, robot, applications, tools, codes, computer, electronic devices or equipment on our Platform for non-human and/or high frequency trading;
- (k) 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 our Platform or any of the Elements;
 - (iii) assists in or enables theft or alteration of data or content from our Platform or any of the Elements; or
 - (iv) provides unauthorised access to our Platform or any of the Elements;
- (m) permit or cause unauthorised access or attempt to gain unauthorised access to our 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 our Platform or any of the Elements;
- (n) attack our Platform via a denial-of-service attack or a distributed denial-of-service attack; or
- (o) 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 clauses 8.1 and 8.3 of these Terms of Business).
- 10.2.4 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 our Platform or to your downloading of any material posted on it, or on any website (including our Website) linked to it.

10.3 Outsourcing.

10.3.1 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.

10.4 Provisions becoming illegal, invalid, or incapable of application.

- 10.4.1 If at any time any provision of the Agreement is or becomes illegal, invalid, or incapable of being applied in any respect under the law of any jurisdiction, all other provisions of the Agreement will remain legal, valid and capable of being applied under the law of that jurisdiction as well as under any other Applicable Law.
- 10.4.2 Nothing in the Agreement will exclude or restrict any duty or liability owed by us to you under Applicable Law, and notwithstanding any other provision of the Agreement we will be entitled to take any action or refrain from taking any action if necessary to ensure compliance with Applicable Law. In the event of conflict between any provision of the Agreement and Applicable Law, Applicable Law will prevail.

10.5 Transfer or delegation of rights and obligations.

- 10.5.1 Due to requirements under Applicable Law regarding the personal information we hold on our clients and how we must deal with them, you may not transfer any of your rights or delegate any of your obligations under the Agreement to any person (including an Authorised Person or Joint Account Holder) without our prior written consent.
- 10.5.2 You may not, for any reason, grant any person (including an Authorised Person) the use or benefit of a right under the Agreement, including any rights to money held with us (whether by way of a mortgage, charge or otherwise).
- 10.5.3 We may transfer or delegate our rights and/or obligations under the Agreement and/or in respect of any Trade, and/or Pending Order, which may involve transferring any client money balance held by us on your behalf, to any person, provided we act in accordance with Applicable Law. If you have fulfilled all of your obligations under, and are not in breach of, the Agreement we may do this on giving you not less than thirty (30) calendar days' notice in writing, otherwise we may do this with immediate effect in which case we will inform you about the transfer or delegation as soon as reasonably practicable. Where we transfer or delegate any of our rights or obligations under the Agreement to any person, we may provide that person with any information relating to you that they may reasonably require.
- 10.5.4 Where we transfer any client money balance held by us on your behalf, we will do so in accordance with IIROC's Rules on client account transfers, where those rules are applicable.

43

10.6 Rights and remedies.

10.6.1 The rights and remedies available to you or us under the Agreement do not exclude, and are in addition to, the rights and remedies provided to you or us in accordance with Applicable Law.

10.7 Delay or inaction in exercising rights under the Agreement.

- 10.7.1 If you or we have a particular right under Applicable Law or under the Agreement, it may be the case that you or we fail to take prompt action to exercise that right. Such failure may be for any reason (e.g. you or we may not yet have become aware of the surrounding circumstances, or may have attempted to exercise the right without taking all the appropriate or required steps). Whatever the reason, such failure does not mean that you or we will be unable to exercise that right at a later stage.
- 10.7.2 Similarly, you or we may fail to take prompt action when the other party breaches the Agreement. Such failure does not mean that you or we will be unable to take action at a later stage or that the party who committed the breach is authorised by the other to continue breaching the Agreement.

10.8 Rights of Third Parties.

- 10.8.1 Except as provided in clause 10.8.2 of these Terms of Business, no person (including an Authorised Person) or corporate body who is not a party to this Agreement shall have any right to enforce any term of the Agreement.
- 10.8.2 The Agreement may, however, be enforced by any of our Associates. We do not require the consent of our Associates to amend, modify, suspend, cancel or terminate any provision of the Agreement.

10.9 Governing Law and Jurisdiction.

- 10.9.1 Except where you are a resident of the Province of Québec:
 - (a) this Agreement and any Order placed or Trade or Position entered into under the Agreement and any non-contractual obligations arising out of or in connection with the Agreement are governed by, and interpreted in accordance with, the laws of the Province of Ontario and the federal laws of Canada applicable in that province;
 - (b) each party irrevocably and unconditionally submits to the non-exclusive jurisdiction of the courts of the Province of Ontario and all courts competent to hear appeals therefrom; and
 - (c) all judicial or administrative actions or proceedings arising directly or indirectly hereunder or in connection with the Trades contemplated hereby, whether brought by you or CMC Markets, shall be held within the City of Toronto, Province of Ontario.

- 10.9.2 If you are a resident of the Province of Québec:
 - (a) this Agreement and any Order placed or Trade or Position entered into under the Agreement and any non-contractual obligations arising out of or in connection with the Agreement are governed by, and interpreted in accordance with, the laws of the Province of Québec and the federal laws of Canada applicable in that province;
 - (b) each party irrevocably and unconditionally submits to the non-exclusive jurisdiction of the courts of the Province of Québec and all courts competent to hear appeals therefrom; and
 - (c) all judicial or administrative actions or proceedings arising directly or indirectly hereunder or in connection with the Trades contemplated hereby, whether brought by you or CMC Markets, shall be held within the City of Montréal, Province of Québec.
- 10.9.3 Subject to your rights under the arbitration program outlined by IIROC, you waive and forego any right you may have to transfer or change the venue of any action or proceeding encompassed hereby and nothing in this clause affects your rights under IIROC's arbitration program.

10.10 The meaning of certain other words in the Agreement.

- 10.10.1 Any reference in the Agreement to a particular provision of Applicable Law (such as a statute or rule or other provision made by an Official Body) is deemed to include a reference to that provision as amended or re-enacted (or both) from time to time, to any subordinate provision made or other thing done by an Official Body under that provision, and any equivalent, similar or analogous provision under Applicable Law.
- 10.10.2 Any reference to a document (including information provided on our Website and/or our Platform) in the Agreement is deemed to be a reference to that document as modified from time to time.
- 10.10.3 Any reference to 'including' or 'includes' in the Agreement is deemed to be a reference to 'including without limitation'.
- 10.10.4 Any heading in the Agreement will not affect the interpretation of the Agreement.
- 10.10.5 Any reference to a person in these Terms of Business shall include bodies corporate, unincorporated associations, trusts, partnerships and individuals.
- 10.10.6 Any reference to Account in the Agreement shall be deemed to be a reference to Accounts, as applicable.
- 10.10.7 The bolding of certain paragraphs in these Terms of Business is for ease of reference only. You should ensure that you read these Terms of Business in full.

45

10.11 Survival of terms in the Agreeme	าent.
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10.11.1 Clauses 4.3.3, 5.3.12, 6, 7.1, 7.2, 10 and Schedule 2 of these Terms of Business will continue to apply after closure of your Account and/or termination of the Agreement.

Schedule 1 - CFD Product Terms for Accounts

This Schedule 1 of these Terms of Business sets out terms that apply specifically to investing in our CFDs on any Account, including those in relation to Prices, Orders to open and close Trades, Commission, Holding Costs, Roll-Overs, Order Cluster Limits, Position Limit, Product Limit, Total Position Margin, Independent Margin, Total Margin and profit and loss. Capitalised terms not separately defined in this Schedule 1 of these Terms of Business shall refer to the definitions contained in Schedule 2 of these Terms of Business.

1. CFDs.

- 1.1 Our CFDs are contracts for difference ("CFDs").
- 1.2 A CFD is a cash-settled contract, which seeks to confer similar economic benefits to an investment in the relevant underlying asset(s), without the usual costs and rights associated with an investment in the underlying asset(s), although other costs and rights will apply to a CFD. Therefore, no Order or Trade will entitle you or us to any rights in relation to the underlying asset(s) of a Product, including but not limited to any rights to delivery, acquisition or ownership of those underlying assets.

2. Products.

- 2.1 You will be able to access relevant information on each Product, including its Attributes, through the Product Library.
- 2.2 Our Platform will only generate Prices and Price Depth, and you may only enter into or close Trades via our 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 our Platform outside of the Trading Hours for the relevant Product. It is your responsibility to monitor the Trading Hours specified in the Product Library from time to time.

3. Prices.

- 3.1 During the Trading Hours for any Product, our Platform will generate Prices subject to clauses 4.2.1, 8.2 and 8.3 of these Terms of Business as well as paragraph 12.4 of this Schedule 1 of these Terms of Business. The quality of your internet connection, as well as rapid market fluctuations may affect the speed at which information is displayed and refreshed on your device. 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 Price and/or Price Depth being generated by our Platform at that time.
- 3.2 Each Price is expressed as a Sell Price (represented by the lower figure) followed by a Buy Price (represented by the higher figure). The Price at which an Order will be executed **may be less favourable** to you than the Price displayed on our Platform when you place the Order (for instance, due to market movements between the time you submit the Order and the time that our Platform executes your Order). You are responsible for checking the Price at which an Order may have been executed, if the Order is accepted by our Platform.

- 3.3 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:
 - 3.3.1 if you are trading in the expectation that the Price of the relevant Product will go up, your Trade should be entered into at the Buy Price. A buy Trade will be valued at the Sell Price and will be closed at the Sell Price; or
 - 3.3.2 if you are trading in the expectation that the Price of the relevant Product will go down (known as 'short selling'), your Trade should be entered into at the Sell Price. A sell Trade will be valued at the Buy Price and will be closed at the Buy Price.
- 3.4 The Price Depth displays multiple Buy Prices and Sell Prices for the applicable Product in a Price Ladder. The implications of Price Depth on your Order(s) are described more fully in section 2 of the Order Execution Policy Summary for CFDs.

4. Currency Conversions.

- 4.1 All Deductions and credits applied to your Account will be in the relevant Account Currency, regardless of the Product Currency. Where the relevant Product Currency is different to the relevant Account Currency, all calculations of Deductions and credits will be undertaken in the Product Currency and converted into the Account Currency at the CMC Currency Conversion Rate and then applied to the 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 the Account Currency, and you should factor this into your investment decisions.
- 4.2 Our Platform will retain information about the CMC Currency Conversion Rate used for any conversion which results in a change to your Cash or Total Margin.

5. Orders.

- 5.1 An Order (including a Pending Order) will only be deemed to be received by our Platform at the time at which our Platform actually receives it, which may not be immediately after you submit that Order (for example, due to poor internet connectivity).
- 5.2 Placing an Order (including a Pending Order) does not guarantee that a Trade will be entered into. Our Platform and/or we may reject your Order to enter into a Trade without any explanation. In contrast, our Platform will, subject to clauses 4.1.2, 4.2.1 and 8.2 of these Terms of Business as well as paragraphs 9.7, 9.8, 9.10 and 12.4 of this Schedule 1 of these Terms of Business, accept your Order to close a Trade. An Order will be accepted, and a Trade will be entered into or closed, when the Order is executed by our Platform. Our Platform will record any execution of your Orders, and you can access the relevant information on executed Orders through our Platform.
- 5.3 Subject to paragraphs 6.9, 9.7, 9.8 and 9.10 of this Schedule 1 of these Terms of Business, you and/or we may modify any Pending Order at any point until that Order has been executed. You and/or we may also cancel any Pending Order at any point until that Order has been executed.

- 5.4 Subject to paragraph 5.5 of this Schedule 1 of these Terms of Business, if the conditions of an Order (including a Pending Order) are met, but at that time your Account has insufficient Available Equity to meet the Trade Margin required that would result from the execution of that Order, the Trade will not be entered into.
- 5.5 In respect of a Roll-Over of a Trade on a Forward, it is your responsibility to ensure that the Account has sufficient Available Equity to meet the Position Margin required that would result from any relevant new Trade to be entered into as part of a Roll-Over.
- 5.6 The types of Order available to you in respect of a particular Product and the details of when those Orders might be placed or modified will be set out on our Website and further specified on our Platform. These include Market Orders, Limit Orders and Stop Entry Orders as further detailed in our Order Execution Policy Summary for CFDs. Our Order Execution Policy Summary for CFDs also sets out further information on how our Platform will execute Orders.

6. Trades.

- 6.1 To enter into a Trade, you must place an Order on our Platform that identifies the Product and specifies whether you wish to enter into a buy Trade or a sell Trade, the type of Order, the Price at which you wish to buy or sell (as applicable), any Boundary (if relevant), the number of Units (which may be calculated automatically by our Platform based on the amount you enter when placing an Order) that you wish to be the subject of that Trade and the Stop Loss Order(s), Trailing Stop Loss Order(s) and/or Take Profit Order(s) that you wish to apply to that Trade (if any).
- 6.2 All Trades will be designated solely by Units.
- 6.3 Our Platform may combine and net your Trades open at the same time in respect of the same Product as follows:
 - 6.3.1 all Trades open on the same Product at the same time on an Account are aggregated and subject to netting for the purposes of calculating the size of your Position in the relevant Product:
 - 6.3.2 if Account Netting is enabled any Orders will, if and when executed, close out any open Trades in the same CMC Product in the opposing direction. Once this process has taken place, any remaining Orders, or part of an Order in the same CMC Product will, if and when executed, then be used to open a new Trade in the same CMC Product; and
 - 6.3.3 if Account Netting is disabled any Orders placed to enter Trades in the same CMC Product will, if and when executed, open a new Trade, even if there is already an open Trade in the same CMC Product in the opposing direction. Open Positions or Trades can only be closed by the execution of an Order specifically linked to that Position or Trade.
- 6.4 Provided you have no open Trades, you can re-enable Account Netting at any time.

- 6.5 We may combine or consolidate multiple Trades when we take any Reserved Actions described in clause 8.3.1(a) of these Terms of Business.
- 6.6 Disabling Account Netting will affect the execution of new and existing buy and sell Orders, excluding Stop Loss Orders and Take Profit Orders.
- 6.7 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:
 - 6.7.1 you or we close that Trade before the Expiry Date in accordance with these Terms of Business; or
 - 6.7.2 you designate that the Trade be closed and settled upon the Cash Settlement Date; or
 - 6.7.3 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
 - 6.7.4 there is no equivalent Forward based on the same underlying asset(s) but with a later Expiry Date available to trade on our 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).
- 6.8 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 being closed and settled on the Cash Settlement Date (and any Pending Order for that Forward being cancelled on the Cash Settlement Date).
- 6.9 Any Roll-Over will be carried out in accordance with section 2 of the Order Execution Policy Summary for CFDs. You will not be able to enter into any Trade or increase any Position on a particular Forward following the Last Trade Opening Date.

7. Trade Margin.

Position Margin.

- 7.1 If you wish to place an Order to enter into a Trade in a Product, the increase or decrease in your Position Margin resulting from that Order is described as your Trade Margin.
- 7.2 The amount of margin required to be posted by clients resident in Canada for any particular Trade shall be set out on the Platform and in compliance with the prescribed margin rate for such Trade as set out in the IIROC Rules.
- 7.3 Your Position Margin will be calculated using the Level 1 Mid-Price and shown on our Platform and the Margin Rate(s) shown in the Product Library.

- 7.4 For certain Products, different Margin Rates may apply, depending on the size of your Position or the Tier(s) your Position (or a portion of your Position) falls within.
- 7.5 The portion of your Position that falls within each Tier is subject to the Margin Rate applicable for that Tier.
- 7.6 Subject to any IIROC prescribed margin, the Position Margin will be calculated as follows:

Position Margin is:

the sum of

(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)

x Level 1 Mid-Price x Currency Conversion Rate

Example:

Company ABC (CA\$) Margin Rates			
<u>Tier</u>	Position (Units)	<u>Margin Rate</u>	
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	50%	

Using the Margin Rates shown in this example, a Position of 6,500 Units in Company ABC (CA\$), where the Level 1 Mid-Price is 7.50 cents per Unit and the Account Currency is the Canadian dollar, would require a Position Margin of \$14,250.00. This is calculated as follows:

Tier	Portion of Position in each Tier in Units (Tier Size)	Margin Rate (%)	Units x Margin Rate for each Tier	Position Margin
1	1,000	20%	1,000 x 20% = 200	1,900 x 7.50 cents (Level 1 Mid-Price)
2	2,000	25%	2,000 x 25% = 500	x 1 (CMC Currency
3	2,000	30%	2,000 x 30% = 600	Conversion Rate) = \$14,250.00
4	1,500	40%	1,500 x 40% = 600	- \$14,230.00
5	0	50%	0	
Total	6,500 units		Total = 1,900	

- 7.7 The Total Position Margin will be the sum of the Position Margin at any given time.
- 7.8 The Position Margin Rate at any given time is calculated as follows:

Other margin requirements.

- 7.9 We may also:
 - 7.9.1 require you to have an additional Amount deposited in an Account to secure your future obligations to us; or
 - 7.9.2 reduce the Amount you are required to hold in an Account by an absolute Amount,

the relevant Amount in both cases being referred to as the Independent Margin (which will be a positive figure in respect of Amounts under paragraph 7.9.1 and a negative figure in respect of Amounts under paragraph 7.9.2 of this Schedule 1 of these Terms of Business).

Total Margin.

- 7.10 Your Total Margin is the sum of your Total Position Margin and your Independent Margin at any given time.
- 7.11 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 the Account must, unless we agree otherwise, be sufficient to cover any Position Margin and/or Commission required as a result of that particular Trade, where:

Available Equity = Account Revaluation Amount - Total Margin

and

Account Revaluation Amount = Cash + Net Unrealised Profit Or Loss

where Net Unrealised Profit or Loss is calculated using the Level 1 Mid-Price.

7.12 Your Total Margin does not represent your entire potential liability to us, and you may incur losses from any Trade(s) that exceed the Total Margin provided to us for your Positions.

8. Closing Trades.

- 8.1 You may place a Market Order on our Platform to fully or partially close any individual Trade during Trading Hours by either:
 - 8.1.1 using the 'close Trade' function in relation to that Trade or the 'close Position' function in relation to all your Trades in a Product on the Account; or
 - 8.1.2 unless otherwise specified (for example, through you disabling Account Netting), placing a Market Order in the opposite direction for the same Product as the relevant Trade through the process set out in paragraph 6.1 of this Schedule 1 of these Terms of Business.
- 8.2 If you have multiple Trades in the same Product, and you do not specify which Trade(s) you wish to close, the Trades will be closed by our Platform in the order in which those Trades were entered into (i.e. on a 'first in, first out' basis).
- 8.3 Our Platform will close any Trade in accordance with any applicable Roll-Over, Stop Loss Order, Trailing Stop Loss Order, Take Profit Order or Limit Order. In addition, our Platform may close all the Trades on an Account if the Close-Out Level for that Account is triggered (see paragraph 13 of this Schedule 1 of these Terms of Business).
- 8.4 We reserve the right to instruct our Platform to close any Trade when we take the Reserved Actions described in clauses 8.3.1(a), 8.3.1(c), 8.3.1(e), 8.3.1(h) and 8.3.1(l) of these Terms of Business, exercise our rights under clause 9.4 of these Terms of Business or exercise our termination rights under clause 9.5 of these Terms of Business or upon the expiry of five (5) years after the relevant Trade was entered into, in accordance with the Agreement.

9. Risk Management.

- 9.1 You may set Stop Loss Orders, Trailing Stop Loss Orders or Take Profit Orders for any Order or Trade by:
 - 9.1.1 amending the Order ticket (if relevant); or
 - 9.1.2 if an Order has already been entered into, by applying a Stop Loss Order, Trailing Stop Loss Order, Take Profit Order via the Positions tab on the Account; or
 - 9.1.3 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 the Account.
- 9.2 If you close a Trade, any attached Stop Loss Order, Trailing Stop Loss Order and/or Take Profit Order will automatically be closed.
- 9.3 Pending Orders, including Stop Loss Orders and Trailing Stop Loss Orders, are subject to market conditions (i.e. slippage) and are therefore not guaranteed to be executed at their Target Price.

- 9.4 Our Platform may aggregate:
 - 9.4.1 any Stop Loss Order, Trailing Stop Loss Order or Stop Entry Orders to sell the same Product; or
 - 9.4.2 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 section 2 of the Order Execution Policy Summary for CFDs.

9.5 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 specified by you when setting the Boundary.

Product Limit, Position Limits and Order Cluster Limits.

- 9.6 Orders (including Pending Orders) and Trades in respect of any Product may be subject to Position Limits and/or Order Cluster Limits. These limits are set by us in our sole discretion and may vary between Accounts. We are entitled to vary the Position Limits and/or Order Cluster Limits at any time in accordance with clause 9.3 of these Terms of Business and it is your responsibility to ensure that you know what all the current limits are before placing or modifying any Order or entering into any Trade.
- 9.7 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 a Position Limit, the Order will be automatically cancelled and will not be executed. It will be shown as a rejected Order on the Account.
- 9.8 Where the acceptance of a Pending Order or modification of an existing Pending Order would result in a breach of an Order Cluster Limit, the relevant Order or modification will be rejected by our Platform.
- 9.9 In addition, an Account may be subject to a Product Limit restricting the number of Trades, Positions and/or Pending Orders that could result in opening a new Position or Trade on the Account at any time. This limit is set by us in our sole discretion. We are entitled to vary the Product Limit at any time in accordance with clause 9.3 of these Terms of Business and it is your responsibility to ensure that you know what the current Product Limit is before entering any new Position or Trade, or placing a new Pending Order.
- 9.10 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 the Account.

10. Profit Or Loss.

10.1 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:

Units x (Trade Revaluation Price - Opening Trade Price) x CMC Currency Conversion Rate

On a sell Trade, Unrealised Profit Or Loss is:

Units x (Opening Trade Price -Trade Revaluation Price) x CMC Currency Conversion Rate

- 10.2 Subject to paragraph 10.6 of this Schedule 1 of these Terms of Business, when a Trade is closed any Unrealised Profit Or Loss immediately becomes Realised Profit or Realised Loss and a corresponding change is made to the Cash in the relevant Account. If we are not holding sufficient money under clauses 5.2.1 and 5.2.2 of these Terms of Business and there are insufficient Realised Profits to cover any Realised Loss in full then your Cash value will be negative.
- 10.3 The Unrealised Profit Or Loss displayed on our 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 our Platform will always be based on the current Level 1 Price.
- 10.4 It is your responsibility to monitor, at all times, changes to your Cash and to comply with your obligations under clause 5.3.1 of these Terms of Business.
- 10.5 If we are holding sufficient money on your behalf on the Account and/or you have sufficient Realised Profits to cover any Realised Loss in full, then that Realised Loss will be due and payable immediately. If we are not holding sufficient money on your behalf on the Account and there are insufficient Realised Profits to cover any Realised Loss in full then, provided that the Account Revaluation Amount for the Account remains positive and above the Close-Out Level for that Account, the Realised Loss will become due and payable once you make payment of an Amount to us and/or gain sufficient Realised Profits to cover that Realised Loss in full. If your Account Revaluation Amount becomes negative or goes below the Close-Out Level for an Account at any time, then all Realised Losses will be due and payable immediately, and you should take the action required under paragraph 13.17.2 of this Schedule 1 of these Terms of Business.
- 10.6 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 (1) Business Day of the Expiry Date).

11. Holding Costs.

Applying Holding Costs.

11.1 In respect of Trades in certain Products a Holding Cost will be calculated and applied (subject to any applicable Offset, as described in paragraph 11.4 of this Schedule 1 of these Terms of Business). Whether or not a Holding Cost applies in respect of a particular Product will be stated in the Product Library. These Holding Costs can be positive or negative.

11.2 Our Platform will calculate the Holding Cost as follows:

On a buy Trade:

On a sell Trade:

- 11.3 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. You must have sufficient Cash in the Account at the relevant Holding Time to meet any Holding Cost.
- 11.4 If the Cash in an 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 our Platform.
- 12. Corporate Actions, Adjustments and Insolvency.
- 12.1 A Corporate Action or Adjustment Event may from time to time occur in relation to the underlying asset(s) of a Product. 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 asset(s) of the Product or on the value of the Trade or Position. If a Corporate Action or Adjustment Event occurs, we will take appropriate action to:
 - 12.1.1 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 asset(s) of the Product; and/or
 - 12.1.2 reflect any action taken by counterparties to Trades in respect of such underlying asset(s) of the Product that we have entered into in order to hedge or offset our exposure to you; and/or
 - 12.1.3 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.
- 12.2 Subject to paragraphs 12.3, 12.5 and 12.6 of this Schedule 1 of these Terms of Business, following a Corporate Action or Adjustment Event, the types of action that we may in our sole discretion take include (but shall not be limited to) the following:

- 12.2.1 suspend or close any Trade where the underlying asset(s) of the relevant Product has been affected;
- 12.2.2 cancel or suspend any Order (including Pending Orders) where the underlying asset(s) of the relevant Product has been affected:
- 12.2.3 require additional Position Margin, Independent Margin and/or the payment by you of 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 asset(s) of the relevant Product has been affected:
- 12.2.4 change the Trade Revaluation Price of an Order (including a Pending Order) or Trade where the underlying asset(s) of the relevant Product has been affected;
- 12.2.5 make appropriate calculations, adjustments, Deductions or credits from or to your Account; and/or
- 12.2.6 withdraw the Product, where the underlying asset(s) of the relevant Product has been affected, from our Platform,

and we will give you notice on our Platform of any applicable action that we decide to make 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 paragraph 12.2 of this Schedule 1 of these Terms of Business.

- 12.3 If we determine that any calculations, adjustments, credits or debits under paragraphs 12.1 or 12.2 of this Schedule 1 of these Terms of Business cannot be made in a commercially reasonable manner or at all, we may close the affected Trades and/or cancel any relevant Pending Orders.
- 12.4 Whilst a Corporate Action or Adjustment Event is processed, our Platform will not generate Prices or accept Orders for the relevant Product. Where possible we will process Corporate Actions and Adjustment Events outside Trading Hours.
- 12.5 If an issuer, whose securities form the basis of a Product, becomes insolvent, is otherwise dissolved or is subject to any event which has an analogous effect, all Trades on that Product shall be closed by us within one (1) month of such insolvency or dissolution or event which has an analogous effect. If you have a Trade on any such Product, we shall provide you with notice in writing of that insolvency or dissolution or event having an analogous effect. The Price of any Trade connected with a Product where the underlying issuer becomes insolvent, is otherwise dissolved or is subject to any event which has an analogous effect shall generally be closed at zero.
- 12.6 Subject to our rights under paragraphs 12.1 and 12.2 of this Schedule 1 of these Terms of Business if a Product or its relevant underlying asset(s) is suspended for any reason, the Price of all Trades connected with that Product shall generally be zero (0) in accordance with paragraph 12.5 of this Schedule 1 of these Terms of Business. However, if the Price of any Trade connected with such a Product is greater than zero (0), we will notify you in writing of the date and Price at which such

CMC Markets UK Plc and CMC Markets Canada Inc. - March 2016

Trade will be closed. CMC Markets reserves the right to request additional Position Margin, Independent Margin and/or any reasonably foreseeable associated costs incurred by CMC Markets (or any of our Associates) in connection with any suspension of a Product or its relevant underlying asset(s).

13. Account Close-Out.

13.1 Your Account Revaluation Amount is calculated as follows:

Account Revaluation Amount = Cash + Net Unrealised Profit or Loss,

where Net Unrealised Profit or Loss is calculated using the Level 1 Mid-Price.

- 13.2 Your Account Revaluation Amount will be displayed on our Platform and updated in real time.
- 13.3 You must ensure that your Account Revaluation Amount for each Account is at all times above the Close-Out Level for that Account. The Close-Out Level will be displayed on our Platform and will be either:
 - 13.3.1 a percentage (the "Close-Out Percentage Level"); or
 - 13.3.2 an absolute Amount (the "Absolute Close-Out Level").
- 13.4 If your Account Revaluation Amount for an Account falls to an Amount at or below the Close-Out Level for that Account at any point in time, our Platform will automatically initiate **Account Close-Out**.
- 13.5 Account Close-Out will either be performed as:
 - 13.5.1 Last In First Out Account Close-Out (described in paragraphs 13.7 to 13.8 of this Schedule 1 of these Terms of Business); or
 - 13.5.2 as Alternative Account Close-Out (described in paragraphs 13.10 to 13.11 of this Schedule 1 of these Terms of Business).
- 13.6 Notwithstanding paragraph 13.10 of Schedule 1 and the Account Close-Out preferences you specify on our Platform, if at the point that the applicable Account Close-Out commences you have a Position that exceeds an applicable maximum Trade size, our Platform will always perform a Last In First Out Close-Out. If, following completion of any Initial Close-Out or Subsequent Close-Out in that Last In First Out Close-Out, all remaining Positions on your Account are below the applicable maximum Trade size(s):
 - 13.6.1 the Last In First Out Close-Out will cease; and
 - 13.6.2 if your Account Revaluation Amount is still at or below any of the applicable Close-Out Level(s), our Platform will automatically initiate Account Close-Out in accordance with

paragraph 13.10 of Schedule 1 and the Account Close-Out preferences you have specified on our Platform.

Last In First Out Account Close-Out.

- 13.7 Subject to paragraph 13.6 of this Schedule 1 and unless our Platform has been instructed to perform Alternative Account Close-Out, if your Account Revaluation Amount for an Account falls to an Amount at or below the Close-Out Level for that Account, our Platform will conduct Account Close-Out on 'a last in first out' basis ("Last In First Out Account Close-Out") by taking the following actions:
 - 13.7.1 in respect of Products that are within their applicable Trading Hours and where trading is not otherwise suspended, automatically close the whole or a portion of your most recent Trade then the whole or a portion of your next most recent Trade on that Account at the first Price available for a Market Order for the relevant Product (taking into account the number of Units for the Trade). Our platform will continue this process as necessary in order to attempt to increase your Account Revaluation Amount above the Reset Level (the "Initial Close-Out");
 - 13.7.2 subject to paragraph 13.9 of this Schedule 1 of these Terms of Business, as and when:
 - (a) any remaining Trades on the Account that relate to Products that are within their applicable Trading Hours cease to be suspended; or
 - (b) the Trading Hours in respect of any Trades remaining on the Account re-commence (and trading is not otherwise suspended),

automatically close the whole or a portion of your most recent Trade then the whole or a portion of your next most recent Trade on that Account at the first Price available for a Market Order for the relevant Product (taking into account the number of Units for the Trade). Our platform will continue this process as necessary in order to attempt to increase your Account Revaluation Amount above the Reset Level ("Subsequent Close-Out"); and

- 13.7.3 subject to paragraph 13.9 of this Schedule 1 of these Terms of Business, continually repeat Subsequent Close-Outs until there are no remaining Positions on your Account.
- 13.8 Trades relating to the same Product may be aggregated by our Platform during the Initial Close-Out and/or any Subsequent Close-Out, in which case each relevant Trade will be closed at the relevant Sell Price or Buy Price on the Price Ladder applicable to a Market Order for the aggregated number of Units.
- 13.9 If, following the initiation of an Initial Close-Out or Subsequent Close-Out associated with Last In First Out Account Close-Out, your Account Revaluation Amount increases above the Reset Level for your Account as a result of:
 - 13.9.1 the Last In First Out Account Close-Out:

- 13.9.2 any change to your Net Unrealised Profit Or Loss;
- 13.9.3 you having made a payment into the Account in accordance with clause 5.3 of these Terms of Business that has been credited to that Account after an Initial Close-Out or any Subsequent Close-Out and before the next Subsequent Close-Out was due to commence; or
- 13.9.4 the combined effect of 13.9.1 to 13.9.3 above.

then, following the completion of any Initial Close-Out or Subsequent Close-Out (as applicable) that is underway at the time of such an increase in your Account Revaluation Amount (if applicable), the Last In First Out Account Close-Out will stop. Please note that an increase in your Account Revaluation Amount, however caused, will not affect any Trades that have already been closed during the Last In First Out Account Close-Out.

Alternative Account Close-Out.

- 13.10 Subject to paragraph 13.6 of this Schedule and to the Account Close-Out preferences you specify on the Platform, you may instruct our Platform to conduct an Alternative Account Close-Out instead of the Last In First Out Account Close-Out, either on a:
 - 13.10.1 'full' basis, which has the effect of automatically closing all Positions on that Account in respect of Products that are within their applicable Trading Hours and where trading is not otherwise suspended, at the first Price available for a Market Order for the relevant Product; or
 - 13.10.2 'largest Position Margin first' basis, which has the effect of closing first those Positions for which the Position Margin is largest, unless there is only one Position in which case Trades comprising that Position will be closed on a 'first in, first out' basis and in accordance with paragraph 13.14 of this Schedule 1 of these Terms of Business. If there are two or more Positions with an identical Position Margin that would otherwise be closed, then the Position with the largest Position Margin Rate will be closed first, and if such Positions have identical Position Margin Rates then the Position that was most recently increased will be closed first; or
 - 13.10.3 'largest Position loss first' basis, which has the effect of closing first those Positions for which the Unrealised Loss is largest, unless there is only one Position in which case Trades comprising that Position will be closed on a 'first in, first out' basis and in accordance with paragraph 13.14 of this Schedule 1 of these Terms of Business. If there are two or more Positions with an identical Amount of Unrealised Loss that would otherwise be closed, then the Position with the largest Position Margin will be closed first, and if such Positions have identical Position Margin then the Position with the largest Position Margin Rate will be closed first. If there are two or more Positions with identical Position Margin Rates that would otherwise be closed, then the Position that was most recently increased will be closed first. Once all Positions with Unrealised Losses have been

CMC Markets UK Plc and CMC Markets Canada Inc. - March 2016

closed, where necessary, this process will continue by closing Positions with the smallest Unrealised Profits first.

The Account Close-Out methods described in this paragraph 13.10 of Schedule 1 of these Terms of Business are collectively referred to as "Alternative Account Close-Out".

- 13.11 Where our Platform has been instructed to perform an Alternative Account Close-Out and your Account Revaluation Amount for an Account falls to an amount at or below the Close-Out Level for that Account, our Platform will take the following actions:
 - 13.11.1 subject to paragraph 13.14 of this Schedule 1 of these Terms of Business, and in accordance with any instructions permitted under paragraph 13.10 of this Schedule 1 of these Terms of Business, automatically close the whole or a portion of such Positions on your Account in respect of Products that are within their applicable Trading Hours and where trading is not otherwise suspended, at the first Price available for a Market Order for the relevant Product (taking into account the number of Units for the Position) (as applicable) as is necessary to increase your Account Revaluation Amount above the Reset Level (the "Initial Alternative Close-Out"); and
 - 13.11.2 subject to paragraphs 13.13 and 13.14 of this Schedule 1 of these Terms of Business, and in accordance with any instructions permitted under paragraph 13.10 of this Schedule 1 of these Terms of Business, as and when:
 - (a) the remaining Positions on your Account in respect of Products that are within their applicable Trading Hours cease to be suspended; or
 - (b) the Trading Hours in respect of any Positions remaining on your Account recommence (and trading is not otherwise suspended),

automatically close the whole or a portion of such of those Positions at the first Price available for a Market Order for the relevant Product (taking into account the number of Units) as is necessary to increase your Account Revaluation Amount above the Reset Level (each one or both of these actions being a "Subsequent Alternative Close-Out"); and

- 13.11.3 subject to paragraphs 13.13 and 13.14 of this Schedule 1 of these Terms of Business, continually repeat Subsequent Alternative Close-Outs until there are no remaining Positions on your Account.
- 13.12 Trades relating to the same Product may be aggregated by our Platform during the Initial Alternative Close-Out and/or any Subsequent Alternative Close-Out, in which case the whole or a portion of each relevant Trade will be closed at the Sell Price or Buy Price (as applicable) on the Price Ladder relating to a Market Order for the aggregate number of Units.
- 13.13 If, following the initiation of an Initial Alternative Close-Out or any Subsequent Alternative Close-Out associated with Alternative Account Close-Out your Account Revaluation Amount increases above the Close-Out Level for that Account as a result of:

- 13.13.1 the Alternative Account Close-Out:
- 13.13.2 any change to your Net Unrealised Profit Or Loss;
- 13.13.3 you having made a payment into the Account in accordance with clause 5.3 of these Terms of Business that has been credited to that Account after an Initial Alternative Close-Out or any Subsequent Alternative Close-Out and before the next Subsequent Alternative Close-Out was due to commence: or
- 13.13.4 the combined effect of 13.13.1 to 13.13.3 above,

then, whether or not your Account Revaluation Amount is also above the Reset Level, following the completion of any Initial Alternative Close-Out or Subsequent Alternative Close-Out (as applicable) the Alternative Account Close-Out will stop. Please note that an increase in your Account Revaluation Amount, however caused, will not affect any Trades and/or Positions that have already been closed in whole or in part during the Alternative Account Close-Out.

- 13.14 Notwithstanding paragraph 13.11 of Schedule 1 of these Terms of Business, if you have selected one of the Alternative Account Close-Out methods described in paragraph 13.10.2 or 13.10.3 of this Schedule 1 of these Terms of Business and at the time of the Initial Alternative Close-Out or any Subsequent Alternative Close-Out there is only one Position remaining on the Account, our Platform will not fully close the Position, but will instead close the portion of your Position necessary to increase your Account Revaluation Amount above the Reset Level specified on the Platform.
- 13.15 Notwithstanding paragraphs 13.10 and 13.11 of Schedule 1 of these Terms of Business, if you breach the Absolute Close-Out Level, the Platform will always initiate Account Close-Out on a 'full' basis (as more particularly described in paragraph 13.10.1 of Schedule 1 of these Terms of Business).

General.

Warning Level") that is either: (i) a percentage; or (ii) an absolute Amount. Our Platform will then attempt to notify you if your Account Revaluation Amount falls to an amount at or below that Close-Out Warning Level and notify you of the applicable Close-Out Level and/or Reset Level (as applicable). Any Close-Out Warning Level notification is provided as a courtesy and you must not rely on our Platform or us to notify you of such circumstances. If you receive such a notification you should consider closing Trades or making a payment to us in order to reduce the risk of Account Close-Out. Any failure of our Platform to notify you, or the fact that you did not see such notification, before the Close-Out Level for the Account was reached will not affect the likelihood of an Account Close-Out, our right to the Reserved Actions at clauses 8.3.1(a), 8.3.1(c), 8.3.1(e), 8.3.1(h) and 8.3.1(l) of these Terms of Business, our rights under clause 9.4 of these Terms of Business, or our right to terminate under clause 9.5 of these Terms of Business.

13.17 You should also note that:

- 13.17.1 You must not rely on our Platform to close your Trades if the Account Revaluation Amount for an Account falls below the Close-Out Level for that Account as we cannot guarantee that Account Close-Out will occur or the speed at which it will occur.
- 13.17.2 Account Close-Out does not and is not intended to limit your entire liability to us in respect of your Trades, you can lose more than your initial investment and you may be required to make further payments. You must clear any negative Account Revaluation Amount immediately by the payment of an Amount to us, that is sufficient to return the Account Revaluation Amount to zero or to a positive value.
- 13.17.3 Any failure by you to maintain the Account Revaluation Amount for an Account above the Close-Out Level for that Account may be a Specified Event that entitles us to take a Reserved Action (see clauses 8.1 and 8.3 of these Terms of Business).

Time Based Account Close-Out.

- 13.18 If your Account Revaluation Amount falls to an amount at or below the Total Margin and your Account Revaluation Amount remains below the Total Margin for seven (7) consecutive twenty-four (24) hour periods, the Platform will automatically initiate the Account Close-Out procedure in accordance with clauses 13.1 to 13.17 above, subject to the Account Close-Out preferences you specify on the Platform.
- 13.19 If, prior to the expiration of the period referred to in clause 13.18 above, your Account Revaluation Amount exceeds the Total Margin because you have either (i) funded your Account; or (ii) closed Trades or Positions, your Account will not be subject to the Account Close-Out procedure set out in clauses 13.1 to 13.17 above.
- 13.20 Notwithstanding the provisions of clauses 13.18 and 13.19 of Schedule 1 of these Terms of Business, you must not rely on us or our Platform to close your Pending Orders, Trades and/or Positions using Time Based Account Close-Out, as we cannot guarantee that Time Based Account Close-Out will occur or the speed at which it will occur. Time Based Account Close-Out does not, and is not, intended to limit your entire liability to us. You can lose more than your initial investment and you may be required to make further payments.

Schedule 2 - Definitions

Unless otherwise stated, words and expressions that begin with a capital letter in these Terms of Business have the meaning set out below or in the relevant clause or paragraph in which they appear for the purposes of the Agreement:

Absolute Close-Out Level	The Amount displayed in our Platform, as further described in paragraph 13.3.2 of Schedule 1 of these Terms of Business.
Account	An account that you hold with us. Any reference to an Account in the Agreement shall include any and all types of account held with CMC Markets, including (where applicable and without limitation) any Joint Account, and shall refer to the plural as applicable.
Account Close-Out	In relation to an Account, either Last In First Out Account Close-Out or Alternative Account Close-Out (as applicable), each as described in paragraph 13 of Schedule 1 of these Terms of Business, in which our Platform may close the whole or a portion of your Trades and/or Positions.
Account Currency	The currency in which an Account is denominated and in which all Deductions and credits will be made, in accordance with clause 5.4.1 of these Terms of Business.
Account Netting	The default function in relation to closure of Trades as further described in paragraph 6.3 of Schedule 1 of these Terms of Business.
Account Revaluation Amount	The sum of your Cash and any Net Unrealised Profit Or Loss (as applicable) on an Account, where Net Unrealised Profit Or Loss is calculated using the Level 1 Mid-Price, that is displayed on our Platform and updated in real time, as described in paragraph 13.1 of Schedule 1 of these Terms of Business.
Account Sign In Details	Has the meaning set out in clause 3.4.1 of these Terms of Business.
Account Value	Your Account Revaluation Amount calculated using the Level 1 Price instead of the Level 1 Mid-Price (i.e. the sum of your Cash and any Net Unrealised Profit Or Loss (as applicable), where Net Unrealised Profit Or Loss is calculated using the Level 1 Price), updated in real time and displayed on our Platform.
Additional Commission	The additional commission (above and in addition to the Minimum Commission) payable by you on a particular Product, as set out in the Product Library, on the portion of a Trade that exceeds the Threshold (as applicable).
Adjustment Event	In respect of a Product, where the underlying asset is an index, any change to the index including but not limited to the announcement of a successor index.

Agreement	Has the meaning set out in clause 1.1.3 of these Terms of Business.
Alternative Account Close-Out	The closing of the whole or a portion of your Positions in an Account by our Platform in accordance with the Account Close-Out preferences set by you on our Platform, as described in paragraphs 13.10 and 13.11 of Schedule 1 of these Terms of Business.
Amount	An amount of money in the Account Currency.
Applicable Law	Any laws, statutes, orders, rules, decisions, provisions, directives, regulations, requirements, conditions, standards, sanctions, guidelines and industry codes having legal effect or stipulated by any Official Body in any jurisdiction, provided that such laws, statutes, orders, rules, decisions, provisions, directives, regulations, requirements, conditions, standards, sanctions, guidelines or industry codes are existing and in force from time to time and (where relevant in the context) are directly or indirectly applicable to us, you, the Agreement, our Website, or our Platform including IIROC Rules and Canadian Securities Legislation and any other applicable laws and rules of Canada and/or the provinces and territories of Canada which apply to you or us in relation to our activities under this Agreement.
Associate	CMC Markets Plc and any body corporate associated with CMC Markets Plc within the meaning of section 256 of the Companies Act 2006.
Attributes	The various limitations, restrictions and other features that apply to Orders and Trades in respect of each Product, including Commission, Key Dates, Independent Margin (if applicable), Margin Rates (if applicable), Threshold, minimum Trade size and maximum Trade size, Trading Hours, permitted types of Order, Holding Time (if applicable), permitted Trade direction, Order Cluster Limits, Position Limits and the Product Limit (if applicable), which we may amend from time to time in accordance with clauses 9.2 and 9.3 of these Terms of Business.
Authorised Person	Any one or more person(s) appointed by you in accordance with clause 3.2.1 of these Terms of Business to act and/or give instructions on your behalf in respect of the Agreement and the relevant Account.
Auto Roll-Over	The process by which a Trade on a particular Forward (and any Pending Order on that Forward) is closed automatically by our Platform and an equivalent Trade is automatically entered into (and an equivalent Pending Order, except any Limit Order or Stop Entry Order, is placed) on a Forward with the same underlying asset(s) and the next arising Expiry Date, as described more fully in the Order Execution Policy Summary for CFDs.
Available Equity	The Amount that is calculated in accordance with paragraph 7.11 of Schedule 1 of these Terms of Business.

Bank Account	Has the meaning set out in clause 5.2.1 of these Terms of Business.	
Boundary	In respect of any Market Order or Stop Entry Order, the price level specified by you when placing the Order which would result in the Order being automatically cancelled by our Platform if the Price of the relevant Product at the time the Order would otherwise be executed is: (i) in the case of an Order to buy, greater than the price specified by	
	you; or	
	(ii) in the case of an Order to sell, less than the price specified by you.	
Business Day	Means:	
	(i) in relation to Orders and Trades, any day on which our Platform is generating Prices in relation to the relevant Product; and	
	(ii) for all other purposes, any day (other than a Saturday or Sunday) on which banks are open for business in London.	
Buy Price	The Price at which a buy Trade is entered into and at which a sell Trade is valued and closed.	
Canadian Securities Legislation	Means all applicable Canadian securities and derivatives legislation, including but not limited to the Securities Act (Ontario), the Securities Act (Manitoba), the Derivatives Act (Québec), Ontario Securities Commission (OSC) Rule 91-507: Trade Repositories and Derivatives Data Reporting, Manitoba Securities Commission (MSC) Rule 91-507:	
	Trade Repositories and Derivatives Data Reporting and Autorité des Marchés Financiers (AMF) Regulation 91-507 respecting Trade	
	Repositories and Derivatives Data Reporting, and other national or multilateral instruments, rules, regulations, policy statements, orders, published decisions, notices and rulings of the Canadian Securities Administrators and the securities and regulatory authorities in Canada and the provinces and territories of Canada.	
Cash	In relation to any Account, the sum of:	
	(i) any successfully received money paid by you to us, plus the Amount of any money credited by us to your Account plus all Realised Profits; minus	
	(ii) the Amount of any Deductions plus any Realised Losses (whether due and payable or not) plus the Amount of any money withdrawn by you.	
	Please note that the definition of Cash does not necessarily represent the money available for you to withdraw. The money that you have	

	available to withdraw (in accordance with clause 5.3 of these Terms of Business) is the lower of your Available Equity and Cash.
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 by you to us or by us to you.
CFD	A contract for difference.
CIPF	The Canadian Investor Protection Fund.
Circumstance Outside Our Control	Has the meaning set out in clause 8.2 of these Terms of Business.
Close-Out Level	In relation to any Account, the applicable Close-Out Percentage Level or Absolute Close-Out Level at which our Platform may (via Last In First Out Account Close-Out or Alternative Account Close-Out (as applicable)) close the whole or a portion of your Trades as necessary.
Close-Out Percentage Level	The percentage displayed on our Platform that is determined by dividing your Total Margin by your Account Revaluation Amount.
Close-Out Warning Level	A warning level set on our Platform for your Account Revaluation Amount that is either: (i) a percentage; or (ii) an absolute Amount, as further described in paragraph 13.16 of Schedule 1 of these Terms of Business.
CMC Currency Conversion Rate	The relevant currency exchange rate at the relevant time, at which we will convert values in a Product Currency into the Account Currency.
Commission	The rate(s) of commission (including Minimum Commission and Additional Commission) and any other commission applicable to a Trade in a Product (as applicable) as specified in the Product Library and which we may amend from time to time in accordance with clause 9.3 of these Terms of Business.
Complaints Procedure	Has the meaning set out in clause 1.1.4(g) of these Terms of Business.
Corporate Action	Any action or event, whether temporary or otherwise, in relation to an underlying asset(s) of a Product, or in relation to the issuer of an underlying asset(s), which would have an effect on the value, legal characteristics or ability to trade the underlying asset(s) or a financial derivative based on or referencing such underlying asset(s), including: distributions or the grant of entitlements to existing holders of rights in the underlying asset(s), dividend payments, the granting of rights to purchase, subscribe or receive any underlying 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 asset(s), sub-divisions, splits, reductions (including share buy-backs),

	consolidations, reclassifications, restructurings, cancellation or suspension of listing of the underlying asset(s) or the issuer of the underlying asset(s), 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 asset(s).
Deduction	Has the meaning set out in clause 5.5 of these Terms of Business.
Elements	Has the meaning set out in clause 10.2.1 of these Terms of Business.
Eligible Counterparty	Has the meaning given to it in the FCA's conduct of business sourcebook.
Error	Has the meaning set out in clause 4.4 of these Terms of Business.
European Market Infrastructure Regulation	Regulation (EU) No 648/2012 of the European Parliament and of the Council of 4 July 2012 on OTC derivatives, central counterparties and trade repositories.
European Union	The economic and political union of European countries established by the Treaty on European Union signed at Maastricht on 7 February 1992 (as amended from time to time).
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.
FCA	The Financial Conduct Authority (or any successor regulator).
Forward	A Product with a fixed Expiry Date.
Holding Cost	The Amount calculated in accordance with paragraph 11.2 of Schedule 1 of these Terms of Business. 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 clause 9.3 of these Terms of Business.
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.

IIROC	The Investment Industry Regulatory Organization of Canada.		
IIROC Rules	Means all by laws, rules, regulations, notices, rulings, instructions, guidance, notices, decisions, directions and policies of IIROC.		
Improper Use	Any use of our Platform or activity in relation to an Order (including a Pending Order) or a Trade that amounts to:		
	(i) an unlawful act or a breach of Applicable Law, whether directly or indirectly;		
	(ii) a breach of the Agreement;		
	(iii) a failure to observe reasonable commercial standards of fair dealing; or		
	(iv) dishonesty or malice.		
	Examples of Improper Use include:		
	(a) acts that amount to insider dealing, making misleading statements, market manipulation, market abuse, money laundering, terrorist financing, breach of trade sanctions, fraud or any acts or omissions with analogous effect;		
	(b) using any device, hardware, software, algorithm, strategy, collusion or deception, the use of which is intended, whether directly or indirectly, to cause or influence us to provide our Platform or accept any Order or Trade in a way in which or on terms on which we would not otherwise do so;		
	(c) using our Platform and prices other than for the purposes of entering into Trades with us (see clause 10.2.3 of these Terms of Business for examples); or		
	(d) opening, accessing, using or controlling more than one Account without our prior knowledge.		
Independent Margin	The Amount specified by us from time to time which:		
	(i) you are required to hold in your Account over and above your Total Position Margin (a positive Independent Margin); or		
	(ii) reduces the Amount which you are required to hold in your Account to less than your Total Position Margin (a negative Independent Margin);		
	at any given time, as shown on our Platform.		
Initial Alternative Close- Out	The initial closing of the whole or a portion of your Positions by our Platform during any Alternative Account Close-Out, as described in paragraph 13.11.1 of Schedule 1 of these Terms of Business.		

Initial Close-Out	The initial closing of Trades by our Platform during any Last In First Out Account Close-Out, as described in paragraph 13.7.1 of Schedule 1 of these Terms of Business (for Trades).	
Insolvency Event	Means:	
	(i) the appointment of a receiver, administrator, manager, administrative receiver or similar officer in relation to you;	
	(ii) if any encumbrancer takes possession of or sells, all or an of your assets or business;	ny part
	(iii) you are deemed unable to pay your debts as they become	e due;
	(iv) an application is made for an interim order, or a proposal if for you to enter into a voluntary arrangement, or you enter deed of arrangement, or a bankruptcy petition is presented the Court in respect of you;	er into a
	(v) if you are a body corporate, a resolution is passed or an o made for your winding up, dissolution or administration;	rder is
	(vi) if you or a third party institutes any proceedings against y pertaining to your affairs for substantive relief in any bank insolvency, debt restructuring, reorganization, readjustmedebt, dissolution, liquidation, winding-up or other similar proceedings, including proceedings under the Bankruptcy Insolvency Act (Canada), the Winding-up and Restructuring (Canada), the Companies' Creditors Arrangement Act (Canadincorporating statute of the relevant corporation or other legislation, including proceedings for the appointment of a trustee, interim receiver, receiver, receiver and manager, liquidator, administrator, or any other like official with responsate to relevant corporation of all or any material part of its por assets, or if you make an assignment for the benefit of creditors or you are unable to or admit in writing that you unable to pay your debts as they become due or otherwis acknowledge your insolvency or you commit any other act bankruptcy or you are taken to be insolvent under any Ap Law or proceedings are taken by a third party against you including but not limited to, the issuance of an application bankruptcy order as against you or steps are taken again for a liquidation or rearrangement of your affairs; or	kruptcy, ent of and Act ada), the similar a bect to roperty your are se t of plicable u, n for a
	(vii) any event that is analogous under Applicable Law to thos out in paragraph (i), (ii), (iii), (iv), (v) or (vi) of this definition a to you.	
	If you are a partnership or have a Joint Account, the occurrence of the events listed in (i) to (vii) above in relation to any one par Joint Account Holder shall constitute an Insolvency Event.	
Intellectual Property	Any and all:	
Rights	(i) intellectual property rights, including copyright and related	d 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, semi-conductor 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; (ii) 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 (iii) 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.	
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.	
Key Dates	Any Expiry Date, Last Roll-Over Date or Last Trade Opening Date in relation to Orders and Trades on a particular Forward, as specified in the Product Library.	
Last in First Out Account Close-Out	The closing of Trades on an Account by our Platform, as described in paragraphs 13.7 to 13.9 of Schedule 1 of these Terms of Business.	
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 deselected (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 the Last Trade Opening 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 instruction to place an Order used to enter a Trade at a specific Price and within a set time period which will be executed in accordance with the relevant conditions set out in section 2 of the Order Execution Policy Summary for CFDs. More information on the different types of Order can be found on our Website.		
Manual Roll-Over	The process by which a Trade on a particular Forward (and any Pending Order on that Forward) is closed by our 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 asset(s) but with the next available Expiry Date, as described more fully in the Order Execution Policy Summary for CFDs.		
Margin Rate	With respect to any Product, the percentage rate applicable to each CFD, as specified in the Product Library from time to time and which will be in accordance with the margin rates prescribed in the IIROC Rules.		
Market Order	An instruction to place an Order in accordance with the relevant conditions set out in paragraph 5 of Schedule 1 of these Terms of Business and in section 2 of the Order Execution Policy Summary for CFDs. More information on the different types of Order can be found on our Website.		
Minimum Commission	The minimum commission payable by you on a particular Product, as set out in the Product Library.		
Net Unrealised Profit Or Loss	An Amount that is the aggregate of the Unrealised Profit Or Loss for all Trades on your Account, which 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. The Net Unrealised Profit Or Loss will be calculated by reference to the Level 1 Mid-Price at that time, unless being used to calculate the Account Value displayed on the Platform, in which case the Level 1 Price at that time will be used.		
Non-Private Investor	Means that you meet one of the conditions set out below:		
	(i) 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);		
	(ii) 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;		
	(iii) You currently act as an investment adviser; or		
	(iv) 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.
Official Body	Any local, national or supra-national public body that is relevant to our Platform and our financial trading activities with you, including the Canadian or UK government, FCA, IIROC and other relevant financial services regulatory and self-regulatory bodies, any provincial or territorial securities regulator, the Bank of England, the Bank of Canada, Her Majesty's Treasury, Financial Transactions and Reports Analysis Centre of Canada, the Office of Fair Trading, the police, the Serious Fraud Office, Interpol, the Serious Organised Crime Agency, the courts, the Canada Revenue Agency, Her Majesty's Revenue and Customs 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 paragraph 11.4 of Schedule 1 of the Terms of Business.
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, in accordance with paragraph 3.3 of Schedule 1 of these Terms of Business.
Order	An offer submitted by you or on your behalf through our Platform to enter into or to close a Trade. Unless specified or the context suggests otherwise, all references to Orders include Pending Orders.
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 spread of the 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 Summary for CFDs	Has the meaning given in clause 1.1.4(a) of these Terms of Business.
Pending Order	An Order with a Target Price, which has not been executed since that Target Price was specified.
Platform	Our electronic trading platform, as amended and varied from time to time.

Position	The net sum of all Trades in a particular Product in an Account at any
T OSITION	given time.
Position Limit	In relation to any Account, the maximum net buy or sell Position (as applicable) permitted on our Platform for the relevant Product on that Account, as specified in the Product Library.
Position Margin	With respect to the whole or any portion of a Position in any Product, the Amount calculated in accordance with paragraph 7.4 of Schedule 1 of these Terms of Business.
Position Margin Rate	The rate expressed as a percentage and shown on our Platform, that is calculated in accordance with paragraph 7.6 of Schedule 1 of these Terms of Business.
Price	The Buy Price or Sell Price of a Product, which is generated by our Platform (and may be indicated as "Price", "CMC Price" or other similar variations) from time to time by reference to the Price Depth. The Price at which an Order may be executed by our Platform may be less favourable to you than the Price displayed on our Platform when you place the Order (for instance, due to market movements between the time you submit your Order and the time our Platform executes your Order).
Price Depth	The feature of our Platform that quotes multiple Prices for a particular Product, to reflect the different Prices for different sized Orders in that Product, which may be displayed on the Platform.
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 our Platform from time to time.
Privacy and Security Policy	Has the meaning given in clause 1.1.4(d) of these Terms of Business.
Private Investor	Means that you meet all of the conditions set out below:
	(i) 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);
	(ii) 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;
	(iii) 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
	(iv) 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 or CMC Product	An instrument generated by us upon which you enter into Trades. Details of all Products on which we may accept Orders are listed in the Product Library.
Product Currency	The currency that a particular Product, which is usually denominated in the currency of the underlying market/exchange or as otherwise stipulated in our Platform or the Product Library, is denominated.
Product Library	The section of our Platform 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 Positions and/or Pending Orders that could result in opening a new Position that you can have on an Account at any given time, as specified on our Platform and/or the Website.
Professional Client	Has the meaning given to it in the FCA's conduct of business sourcebook and has the meaning of "Institutional Customer" in the IIROC Rules, as the context may require.
Realised Loss	In respect of a Trade, an Amount equal to any Unrealised Profit Or Loss at the time the Trade is closed, where the Amount is negative.
Realised Profit	In respect of a Trade, an Amount equal to any Unrealised Profit Or Loss at the time the 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 Position(s). You will be permitted only to place Orders to close Trades and/or cancel any Pending Orders.
Relationship Disclosure Document	Has the meaning given in clause 1.1.4(c) of these Terms of Business.
Reserved Action	The actions described in clause 8.3.1 of these Terms of Business.
Reset Level	In relation to any Account, the target level for your Account Revaluation Amount which is an amount equal to your Total Margin (if any) multiplied by the percentage displayed on our Platform at any given time.
Retail Client	Has the meaning given to it in the FCA's conduct of business sourcebook and has the meaning of "Retail Customer" in the IIROC Rules, as the context may require.
Risk Warning Notice for	Has the meaning given to it in clause 1.1.4(f) of these Terms of

CFDs	Business.
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.
Set-Off	Has the meaning set out in clause 5.6 of these Terms of Business.
Specified Event	Has the meaning set out in clause 8.1 of these Terms of Business.
Spread	In respect of a particular Product, the difference between the Buy Price and the Sell Price at any given time.
Stop Distance	In respect of a Trade to which a Trailing Stop Loss Order is attached, the distance, as specified by you, between the most favourable Price in respect of that Trade and the Target Price, as modified by our Platform.
Stop Entry Order	An instruction to place an Order in accordance with the relevant conditions set out in section 2 of the Order Execution Policy Summary for CFDs. More information on the different types of Order can be found on our Website.
Stop Loss Order	An instruction to place an Order in accordance with the relevant conditions set out in section 2 of the Order Execution Policy Summary for CFDs. More information on the different types of Order can be found on our Website.
Subsequent Alternative Close-Out	Any closing of the whole or a portion of your Positions on an Account by our Platform during any Alternative Account Close-Out that is subsequent to the Initial Alternative Close-Out for that Alternative Account Close-Out, as further described in paragraph 13.11.2 of Schedule 1 of these Terms of Business.
Subsequent Close-Out	Any closing of Trades on an Account by our Platform during any Account Close-Out that is subsequent to the Initial Close-Out for that Account Close-Out, as further described in paragraph 13.7.2 of Schedule 1 of these Terms of Business for Trades.
Summary Policy of Conflicts of Interest	Has the meaning given in clause 1.1.4(b) of these Terms of Business.
Take Profit Order	An instruction to place an Order which is used to set a predetermined profit level at which you would like our Platform to close a Position. Take Profit Orders will be executed in accordance with the conditions set out in section 2 of the Order Execution Policy Summary for CFDs. More information on the different types of Order can be found on our Website.

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, Market Order, Stop Entry Order or Take Profit Order.
Terms of Business or CFD Terms of Business	Has the meaning given in clause 1.1.1 of these Terms of Business.
Threshold	The threshold size of a Trade in relation to a particular Product above which Additional Commission may be charged, as specified in the Product Library, and which we may amend from time to time in accordance with clause 9.3 of these Terms of Business.
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.
Time Based Account Close-Out	Has the meaning given in paragraph 13.18 of Schedule 1 of these Terms of Business.
Total Margin	An Amount that is the sum of the Total Position Margin and any Independent Margin.
Total Position Margin	The sum of the Position Margin required for all Positions on an Account at any given time.
Trade	A CFD on a Product, entered into between you and us through our Platform. Unless specified or the context suggests otherwise, all references to Trades.
Trade Margin	With respect to a Trade in any Product, the increase or decrease in your Position Margin resulting from that Trade, as described in paragraph 7.1 of Schedule 1 of these Terms of Business.
Trade Reporting Requirements	Has the meaning set out in clause 7.4.1(a) of these Terms of Business.
Trade Repository	Has the meaning set out in clause 7.4.3 of these Terms of Business.
Trade Revaluation Price	In respect of a Trade, the Price at which the Trade is valued at any given time, in the case of a buy Trade using the Level 1 Sell Price and in the case of a sell Trade using the Level 1 Buy Price.
Trading Hours	In respect of a Product, the times during which our Platform generates Prices and Price Depth and during which you may give instructions or place Orders for Trades on that Product, as specified in the Product Library from time to time. For any particular Forward, the Trading

	Hours shall apply, subject to the Key Dates section for the relevant Product in the Product Library.
Trailing Stop Loss Order	An instruction to place an Order in accordance with the relevant conditions set out in section 2 of the Order Execution Policy Summary for CFDs. More information on the different types of Order can be found on our Website.
Unauthorised To Trade	A restriction placed on an Account which suspends your ability to place any Order or Trade or to give any instruction in relation to that Account.
Units	The number of CFDs that are the subject of a Trade.
Unrealised Profit Or Loss	In relation to any Account, the Amount calculated in accordance with paragraph 10.1 of Schedule 1 of these Terms of Business for your Account. The Unrealised Profit Or Loss displayed on our 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 our 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 in accordance with clause 9.3 of these Terms of Business without notice being given to you, and which apply to Trades entered into on that Product, namely the CMC Currency Conversion Rate, Holding Rates (if applicable), the Offset Threshold and any Offset.
Website	www.cmcmarkets.ca