

Client Trading Agreement

In accordance with the license of hoxtonfx , which operates under commercial license number 2024-00550 , and is licensed by the country of Saint Lucia Lucia to engage in the business of brokerage in global financial markets, with its main address located at Ground Floor, The Sotheby Building, Rodney Village, Rodney Bay, Gros-Islet, Saint Lucia Lucia "hoxtonfx"), for the purpose of opening and maintaining one or more trading accounts for the entity below (referred to herein as the "Client"), and for the provision of services related to the purchase and sale of Contracts for Difference (hereinafter referred to collectively as "CFDs"), stocks, futures contracts, currency spot transactions, futures gold contracts, and any similar instruments (hereinafter referred to collectively as "Parallel Contracts"), which can be bought or sold by hoxtonfx on the Client's behalf, pursuant to the following:

1. Account Establishment

The Client acknowledges, affirms, and agrees that, by executing this trading policy and in accordance with the terms and conditions of this agreement, hoxtonfx, will establish a trading account in the name of the Client at hoxtonfx's sole discretion, in accordance with this agreement. The Client also acknowledges that, pursuant to the terms and conditions herein, hoxtonfx shall act as the counterparty for all transactions conducted under this trading policy. The Client shall deposit margin or collateral as set forth in Article 3 to enable hoxtonfx to execute the Client's instructions. These accounts shall become effective, and this agreement shall become binding, when the Client deposits the margin and collateral

2. Trading Authorization

Under this agreement, hoxtonfx is authorized to buy and sell Parallel Contracts related to the Client's accounts in accordance with the Client's verbal, written, or electronic instructions. Unless otherwise communicated in writing by the Client, hoxtonfx is authorized to execute all orders either as a counterparty or with other co

3. Margin and Deposit Conditions

a) The Client shall deposit collateral or margin with hoxtonfx in amounts as determined by hoxtonfx at its vary depending on the electronic trading system, the traded products, and the deposited amount, were higher deposits lead to higher margin utilization upon entry into transactions. Furthermore, hoxtonfx may change margin conditions periodically. b) The Client agrees to deposit through immediate transfer method as determined by hoxtonfx for such additional margin when required by hoxtonfx. All margin cover requests will be promptly met by hoxtonfx using its own methods and at its sole discretion. c) At any time, hoxtonfx may proceed with the liquidation of the Client's account as per Article 9 below, and any failure by hoxtonfx to enforce its rights under this agreement shall not be construed as a waiver of its rights thereafter. The margin requirements from hoxtonfx shall not prevent hoxtonfx from increasing this requirement without prior notice. Margin cover requests are final and binding unless objected to in writing immediately.

d) The Client acknowledges that margin cover requests may occur even in cases where account positions are hedged, as spreads may widen as outlined in Article 6 of this document, leading to a reduction in the remaining margin. If the remaining margin is insufficient to maintain open positions, the account may continue to request margin cover and close any open positions in the account.

4- Positioning, Profits, and Exceptional Cases

hoxtonfx reserves the right to determine the amount and/or total amount of open positions that the Client may acquire or maintain with hoxtonfx. hoxtonfx also reserves the right to reject the acceptance of any order and does not guarantee any or all profits resulting from trading that have been recorded in hoxtonfx's systems. This includes, but is not limited to, profits made during abnormal market conditions or exceptional cases or system malfunctions. hoxtonfx shall not be responsible for any direct or indirect losses or damages resulting from any events, actions, or negligence beyond hoxtonfx's control, including, but not limited to, losses due to government regulations, war, strikes, labor disturbances, terrorist acts, or any other force majeure events. hoxtonfx shall not be held responsible for any damages, including, but not limited to, loss of profits or trading losses, arising from delays or errors in price quoting, order execution, or information due to the failure or or transmission facility, unauthorized access, theft, or system malfunctions, whether electronic or otherwise. The Client understands that hoxtonfx is entitled to request any trading profits obtained by the Client through delayed trading or price quoting errors.

5- Pricing, Scalping, Unlawful Orders, and Arbitrage Markets

a) The Client acknowledges and agrees not to engage in unlawful, unethical, or immoral transactions or transactions that violate prevailing laws, regulations, or hoxtonfx's policies. The Client further agrees not to engage in any other purposefully errors, regardless of the extent, size, or clarity of such errors. The Client acknowledges that they shall bear all consequences and actions resulting from a breach of this commitment as set forth in this paragraph, whether they entail losses, violations, penalties, or decisions issued by hoxtonfx, including the liquidation of the Client's account and its closure at hoxtonfx's absolute discretion, without hoxtonfx incurring any responsibility of any kind. b)"Scalping" means rapid trading, i.e., conducting buy and sell operations in short timeframes to exploit or benefit from price differences and not to hold financial instruments for medium or long periods. The Client acknowledges that hoxtonfx is entitled to retroactively cancel transactions it deems to have been entered into for exploitation or manipulation of price quoting, as outlined in this section. c)hoxtonfx is authorized to subsequently claim any trading profits obtained by the Client through transactions in violation of this clause, especially those related to speculative and trading purposes or the intentional exploitation of price quoting errors as stipulated herein. The Client understands that hoxtonfx does not guarantee the execution of orders at specific prices, including, but not limited to, conditional orders such as stops and limits, particularly when market volatility increases, as in the case of arbitrage markets, or due to price gaps. d) The Client acknowledges and agrees that in the event of receiving prices outside the market due to any reason, including, but not limited to, cases of delay, malfunction, or errors in electronic trading, hoxtonfx shall retroactively cancel these trades. hoxtonfx may choose to leave these trades void or reopen them at the correct market price. The Client further acknowledges that orders received during periods of increased market volatility will be executed at the best available price or fair market value. e)The Client acknowledges that during market gap situations, contingent orders will be fulfilled, specifically, stop-loss orders at the next available price after the market gap. The price after the gap may expand beyond the specified price in contingent orders, potentially resulting in Clients losing more funds than initially anticipated.

f)The Client acknowledges that due to such risks, hoxtonfx encourages its clients to utilize market orders rather than conditional orders, where price determination, allowing Clients to accept or reject the new price.

g)The Client agrees that hoxtonfx shall not be responsible for any losses, including margin cover requests, resulting from conditional orders being executed during arbitrage markets or orders executed at specified prices due to price quoting and/or market liquidity restrictions.

6. Margin Expansion The Client acknowledges and recognizes that there may be instances where margins expand beyond the typical margins provided. During periods of price volatility in the markets, such as news announcements, margins may significantly widen to compensate for increased market price volatility. hoxtonfx advises the Client to exercise extreme caution when trading during increased price volatility in the markets, including major events, as the wider margins may have an adverse impact on all positions in an account that includes hedged positions.

a)The Client grants hoxtonfx the authority to renew or settle all or part of the open positions in currency, commodity, or any other financial products, within the Client's accounts. Such positions may be held on any electronic trading platform under the responsibility of the Client's account, or the transferred position may carry restricted interest charges or debit until the for Differences) or other derivative instruments will not be automatically rolled over upon the contract's expiry date. It is the responsibility of the Client to ensure the roll-over or closure of any ope positions. b)hoxtonfx shall be required to close all positions upon the expiration of future contracts. The Client may, at their discretion, choose to purchase a new contract. hoxtonfx may, at its absolute discretion, opt to provide the Client with an interest-free account where the positions that have been transferred will incur unrestricted management fees in the account or will be debited.

7- Settlement Dates, Rollover, and Interest

The Client agrees and acknowledges that the terms of no interest are solely granted by hoxtonfx as a result of a request or objections submitted by the Client, and hoxtonfx has the authority to retroactively cancel the terms of no interest and account activity at any time or after making decisions about the validity of these objections, including but not limited to whether the Client maintains interest-bearing accounts elsewhere. hoxtonfx is also authorized to cancel all trading activities for this account since its creation after its decision. hoxtonfx may refund the original deposits to the Client. Overnight currency pairs will not be paid or imposed/recorded as a daily swap fee on the account for a limited period determined by hoxtonfx. Interest-free terms are not available for all currency pairs or spot commodity contracts (crude oil and gold), hoxtonfx reserves the right to cancel interest-free terms if the position is kept open for more than 20 days or any other period specified by hoxtonfx from time to time and impose retroactive swap fees unless hoxtonfx clearly and explicitly waives this condition in writing or by email. hoxtonfx reserves the right to terminate account privileges without swap at any time and without prior notice to the Client.

8. Collateral and Lending Agreement a)hoxtonfx retains all money, securities, currencies, and other property of the Client that are held by hoxtonfx at any time for the Client's benefit or that may be at any time in its possession, control, or custody or recorded on its books for any purpose, including safekeeping, as collateral. hoxtonfx is subject to a general lien and right of set-off for all obligations and responsibilities of the Client toward hoxtonfx, whether hoxtonfx has made progress regarding these securities or currencies or other property and regardless of the number of accounts the Client may have with hoxtonfx.

b)hoxtonfx, at its discretion, may at any time and from time to time, without notice to the Client, deliver or transfer all or any portion of the funds or other property from the Client's account to any other of the Client's accounts and/or pledge, re-pledge, hypothecate, or re-hypothecate and/or invest or loan any or all of the funds or other property held by hoxtonfx for the Client as collateral, or exchange any or all such funds or property. c)The Client agrees that hoxtonfx shall not be required at any time to deliver to the Client the same assets that were delivered to or purchased by hoxtonfx for the account of any Client. If the client receives currencies through trade settlement, hoxtonfx shall make the payment as soon as possible. If the balance in the Client's account is insufficient to cover the delivery costs, the deposit receipts held in the name of the Client or hoxtonfx, in its capacity as the Client's agent or nominee, shall become collateral ownership in the Client's account, as they were not fully paid by the Client. This authorization applies to all Client accounts with hoxtonfx and remains in full force and effect until all accounts are fully paid by the Client or a cancellation notice is sent by hoxtonfx.

9. Account Liquidation / Debit Balances

a)In the event of: i.The death of the Client or the issuance of a court judgment or ruling declaring their legal incapacity. ii.The submission of bankruptcy, the appointment of a judicial guardian, initiation of insolvency proceedings, or any similar action by the Client or against the Client. iii.The placing of a restraining order against any of the Client's accounts with hoxtonfx iv.Inadequate margin or as determined by hoxtonfx, in its absolute discretion, that any collateral deposited to protect the Client's account(s) is insufficient, regardless of security prices, to protect the account. v.Failure of the Client to provide hoxtonfx with any requested information or any other circumstances or developments that hoxtonfx deems suitable for its protection, b)hoxtonfx may, at its absolute discretion, take one or more of the following actions, or any partthereof: i.Satisfy any obligation undertaken by the Client toward hoxtonfx, whether directly or indirectly or through collateral, out of any of the Client's money or property held by it or under its control. ii.Sell or buy any or all contracts, guarantees, or assets held for the benefit of the Client. iii.Cancel any or all outstanding orders and contracts or any other obligations made on behalf of the Client.

10. Monthly Statements and Confirmations

Account statements issued by hoxtonfx for the Client are deemed accurate and correct and shall be final and binding on the Client if not objected to in writing by the Client within one business day from the date of issuance of such orders or account statements. The failure to object within one business day shall be considered an irrevocable acceptance, and the Client agrees that hoxtonfx and administrators, any confirmation from hoxtonfx, does not relieve the Client of the duty to verify with hoxtonfx and to object as provided for herein.

The undersigned party further acknowledges that commissions may be generated on their trading account with hoxtonfx as a result of their relationship with introducing brokers working with hoxtonfx. The undersigned party agrees and consents that hoxtonfx is authorized to impose on their trading account any amount determined by introducing brokers as a commission. The undersigned party also acknowledges that all commissions imposed by hoxtonfx on their trading account represent commissions paid to introducing brokers, and no compensation is received by hoxtonfx as a result of deducting these commissions.

11. Commissions, Costs, and Fees

a) The Client agrees to pay all fees, commissions, expenses, and/or charges related to Contracts for through hoxtonfx's electronic platform, whether for the benefit of hoxtonfx or other parties. These fees may include, but are not limited to, commissions, spreads, discounts, and transaction fees. b) The undersigned party hereby acknowledges and understands that hoxtonfx ("hoxtonfx") does not monitor the activities of introducing brokers and assumes no responsibility for any decisions made by introducing brokers, including, but not limited to, the accuracy of trading software, risk warnings or lack thereof, profit guarantees, preservation, or trading advice. hoxtonfx and introducing brokers are separate and distinct entities. Any agreement between hoxtonfx and introducing brokers does not constitute a joint venture or partnership, and introducing or employees of hoxtonfx at any time.

12 -hoxtonfx's Responsibilities

a) hoxtonfx is not responsible for delays in sending orders due to the failure or disruption of transmission or communication facilities, power outages, or for any reason beyond hoxtonfx's control or expectations. hoxtonfx is not responsible for loss of profits, general losses, or other consequential results affecting the Client's accounts as a result of the cancellation of trading operations, interest rate conditions, market volatility, price re-quotes, or conditions of increased price volatility in the markets. hoxtonfx is only responsible for acts that are directly attributable to gross negligence, intentional misconduct, or fraud by hoxtonfx. hoxtonfx is not responsible for losses resulting from the negligence of any agent or any other party appointed by hoxtonfx under this agreement. Prices provided by hoxtonfx for trading or quotations issued by hoxtonfx may differ from the prices confirmed or estimated by market makers in CFDs or traders.

b) Without prejudice to the generality of the above, hoxtonfx is not responsible for any losses related to:
1. The performance or returns of the Client's account/accounts. 2. Any loss or decline in the Client's account. 3. Any transaction, order, including (to avoid doubt) a margin call and collateral deposited by the Client with hoxtonfx. 4. The actions, negligence, or default of the Client. 5. Any actions taken by hoxtonfx with respect to the Client's accounts. 6. Any taxes for which the Client becomes liable concerning their account. 7. Any delay or changes in market conditions before a particular order is executed

c) The Client agrees to indemnify and hold harmless hoxtonfx from any and all losses arising from the Client's accounts (without limitation) in relation to the following: 1. Any action or negligence by the Client or by an authorized agent from time to time or any persons hoxtonfx believes are acting without authorization on behalf of the Client. 2. The provision of services or products to the Client relating to their account. 3. Any of the Client's accounts. 4. As a result of falsification by the Client or any default by the Client in their obligations. 5. Any taxes. as a result of hoxtonfx exercising its rights under this agreement or any other natural or legal person, or any applicable law.

d) hoxtonfx shall not be obligated to take or refrain from taking any action that is wholly or partially beyond its control due to circumstances or situations that are outside its authority and beyond its ability to mitigate, including but not limited to: Any changes in the law Any effective law or disruption in any exchange or clearing institution, settlement system, war, terrorism, civil unrest Any malfunction or disruption in communication or computer facilities, postal strikes or others, or any similar industrial action, whether actual, threatened, or anticipated.

In any such case, hoxtonfx shall not be held responsible to the client for the non-performance of all or part of its obligations or for any delay in performing them due to reasons beyond its control, including but not limited to: 1. Any failure or delay by any exchange, market, clearinghouse, broker, or dealer in fulfilling its obligations regarding any transaction being executed and/or settled for the client's account/accounts. 2. The imposition, introduction, amendment, or change (including changes in interpretation) of any legislation, regulations, directives, or policies by any governmental or supra-national authority, 3. regulatory body, self-regulatory organization, market clearinghouse, or any failure or delay by any of the aforementioned in enforcing such legislation, regulations, or policies.

13. Identity Verification & Regulatory Compliance

a) The Client acknowledges and agrees to provide copies of valid official documents issued by government authorities as well as any other requested documentation to enter into an agreement with hoxtonfx and to continue this contractual relationship, along with a signed copy of the Client Agreement. The Client also agrees that hoxtonfx has the right to delay, cancel, or postpone trading, or any deposit/withdrawal of funds, regardless of the value, until the Client submits the required valid government documents for identification and address verification. Upon receipt of these documents, hoxtonfx retains the right to request additional documents to thoroughly verify the Client's identity. The Client is aware that failing to provide these documents authorizes and obligates hoxtonfx to report this to the relevant government authorities.

conducted by us are subject to regulatory rules. c) If the customer needs information regarding regulatory laws or has any inquiries regarding the impact of regulatory laws on their rights and obligations under these transaction-related terms, these questions are to be directly sent to hoxtonfx's compliance team.

d) Compliance with anti-money laundering rules and related regulations may require hoxtonfx to obtain and retain evidence of the customer's personal identity (or those of their company's directors) in our records. If hoxtonfx do not receive sufficient evidence, it may not be able to accept the client's instructions.

e) hoxtonfx is also obligated to report any reasonable instructions, relevant authorities. This may affect the relationship with the client concerning privacy. If required by legislation, including anti-money laundering laws from communicating with the client and/or processing their instructions, hoxtonfx bear no responsibility for any consequences resulting from their compliance. f) The client acknowledge that the margins, guarantees, and any funds provided to hoxtonfx are clean, transparent, and free from debts and any criminal activity. The client agrees that the funds they use for investment or covering their obligations under these transaction-related terms have no direct or indirect relation to any activities that may violate any valid laws and anti-money laundering regulations around the world. g) The client is committed at all times to provide "Know Your Customer" (KYC) requirements and also agrees to provide any additional information that may be logically required for compliance with valid laws and any KYC inquiries that hoxtonfx may request. The client agrees that failure to provide this information may give hoxtonfx the right to close and settle the account.

h) The undersigned Client hereby acknowledges and attests that they are not a U.S. citizen or a permanent resident of the United States, nor do they hold a visa for residence or work or otherwise legally reside in the United States. The undersigned further affirms that they will not attempt to fund any account opened with hoxtonfx, either through banking or by using an open U.S.-based credit card.

The undersigned agrees and confirms that they will promptly notify hoxtonfx if they become a U.S. citizen or permanent resident or if they obtain any form of visa allowing them to reside and/or work within the United States. The undersigned also acknowledges that if any of the documents included in this declaration are found to be inaccurate or untrue, hoxtonfx has the right to immediately close any or all accounts belonging to the undersigned, including closing any open positions, without any liability on the part of hoxtonfx for any market losses resulting from such closure. The undersigned party hereby authorizes hoxtonfx to verify any or all of the above information through any means deemed appropriate by hoxtonfx.

14. Currency Price Volatility Risks The Client acknowledges and affirms the following facts when entering any Contracts for Difference transactions: a) Any profit or loss resulting from currency price fluctuations affecting the currency or financial instruments used will be entirely on the Client's account. b) All deposits for margin purposes in non-US dollars may be converted into US dollars, and the be requested by hoxtonfx at its absolute discretion. c) The Client authorizes hoxtonfx to convert funds in the Client's account for margin purposes to and from foreign currency at an exchange rate determined by hoxtonfx, based on prevailing market rates at that time. d) All information provided by the Client to hoxtonfx is true, accurate, and complete, and the Client shall promptly notify hoxtonfx of any changes to this information.

c) The Client authorizes hoxtonfx to convert funds in the Client's account for margin purposes to and from foreign currency at an exchange rate determined by hoxtonfx, based on prevailing market rates at that time. d) All information provided by the Client to hoxtonfx is true, accurate, and complete, and the Client shall promptly notify hoxtonfx of any changes to this information.

15. Acknowledgment of Risks a) The client acknowledges that investments in leveraged transactions, and margin requirements involve speculative operations with a high degree of risk, and may result in the client losing all the funds invested, including risks of losses exceeding the margin deposits required for CFD positions, potentially resulting in substantial losses exceeding the investments and margin deposits significantly. The client understands that hoxtonfx does not guarantee that the client will achieve any profits from trading on its electronic trading platform, nor does it guarantee that the client will not incur losses or lose all the funds being traded.

b) The client affirms and assures hoxtonfx that the of bearing the risks associated with trading in contracts for difference. The client agrees not to hold hoxtonfx responsible for any losses incurred that guarantees of profit or freedom from loss are impossible in trading contracts. c) The client acknowledges that they have not received any guarantees from hoxtonfx, its known agents, providers, or other entities through which the client manages their account with hoxtonfx, and that this agreement was not entered into with the these guarantees or the like. If the client receives any such guarantees or solicitations, the client is advised to inform hoxtonfx of this activity and assumes sole responsibility for fulfilling their duty in this regard. 16. Client Declaration and Guarantees The Client declares and guarantees to hoxtonfx that: a) The Client has sound judgment and is of legal age with legal capacity. b) No other person has an interest, and no one else except the Client has an interest in the Client's accounts. c) Regardless of any subsequent contrary decision, the Client is capable of entering into Contracts for Difference and acknowledges the risk associated with such trading. d) The Client affirms that all funds deposited in their account are the property of the account owner and not of any other person or entity. e) If the Client requests an interest-free account, they do not hold an interest-bearing account with another institution.[MAO1] f) The Client is not a resident or citizen of the United States as defined by applicable laws. g) All information provided by the Client to hoxtonfx is true, accurate, and complete, and the Client shall promptly notify hoxtonfx of any changes to this information

17. **Financial Information Disclosure** The Client acknowledges and guarantees to hoxtonfx that the financial information disclosed in this document accurately represents the current financial situation of the Client. The Client has carefully considered the proportion of funds that will be invested in Contracts for Difference from all of the Client's assets, which the Client considers as risk available for investment in Contracts for Difference. The Client affirms that risk is the amount of money the Client is willing to risk for investment in Contracts for Difference, and in the event of a loss, it will not under any circumstances change the Client's lifestyle. The Client agrees to notify hoxtonfx immediately if there is any change in the Client's financial situation in any way that may lead to a decrease in the net value of the Client or liquid assets or risk .

18. **Settlement Review, Withdrawals, and Account Closure** a) Upon receiving a request to withdraw funds from the trading account with hoxtonfx, including withdrawals resulting from an account closure request, hoxtonfx is authorized to conduct a review of all account activities to ensure that the trades have been settled appropriately. Inappropriate settlements may encompass, for example: i. Trades executed during platform or related device outages, whether electronic or non-electronic. ii. Trades executed at prices outside the market, regardless of how these prices were obtained, including losing prices. iii. Trades executed during volatile market conditions and cases of force majeure occurring during exceptional market circumstances. b) If, at its absolute discretion, hoxtonfx determines that any trades have been settled inappropriately, hoxtonfx is empowered to retroactively cancel the improperly settled transactions and adjust ownership rights of the account based on these cancellations before completing any withdrawals. In the event that, during the settlement review, hoxtonfx is authorized to cancel outstanding trades that have been executed and adjust the client's ownership rights before any withdrawals are processed, hoxtonfx, if it decides, at its absolute discretion, that these trades completed within this account violate any agreed-upon terms or guarantees, including but not limited to those outlined in may utilize the client's account for fraudulent activities that attempt to reverse all activity in a secondary trading account, regardless of the names under which the secondary trading account is held, resulting in commissions being collected from excess inflation in the accounts of others from whom the client did not obtain trading authorization through an agency granted to them.

19. **Consent to Receive Statements Electronically** By agreeing to this agreement, the client consents to trade confirmations and account-related information available online via platforms or by email.

By receiving the account statements electronically, the client agree to review them promptly and inform HOXTONFX of any discrepancies in accordance with the terms of the client agreement. The client acknowledge that their statement is considered received when made available by HOXTONFX, regardless of whether they have physically received it. This consent remains in effect and is irrevocable. By signing below, the client acknowledge that the execution and delivery of this consent has been duly authorized and falls within their powers. All account statements and other information sent electronically are final and binding on the client unless objected to in writing or by electronic means acknowledging receipt thereof in accordance with the terms of the client agreement.

20. Joint Accounts

hoxtonfx does not agree to open joint accounts.

21. Credit Information

hoxtonfx is authorized, without notifying the Client, to exchange personal and credit information related to the Client with specific government authorities and legally authorized parties for purposes related to loans, compliance, anti-money laundering, combating terrorism financing, and issues brought against or by the Client in the courts. hoxtonfx must have the right to verify and validate the Client's identity to determine financial circumstances and consider specific laws, such as anti-money laundering laws, international sanctions, and dealings with specifically designated individuals. All other uses of the Client's personal and credit information are subject to hoxtonfx's privacy policy.

The Client also authorizes hoxtonfx to verify their background and credit status (and the credit status of their spouse and children, if applicable) and request a report for verification of related information for the trading account's personal identification number and the source of the funds paid to enable hoxtonfx to determine the Client's eligibility to open an account and for any legal purposes. The Client also authorizes hoxtonfx to contact financial institutions in this regard.

22. Amendments to the Agreement

The Client agrees that hoxtonfx can change, add, or cancel any of the terms and conditions of this agreement at any time by notifying the Client of such amendment and its effective date on hoxtonfx's website and/or by notifying the Client via email at the email address provided to hoxtonfx. Upon the completion of this action, the Client and hoxtonfx are legally bound by the amendment, regardless of whether the Client received the notification. [MAO1] hoxtonfx may change its services at any time by displaying the changes on its website and is not obligated to provide separate notification to the Client regarding such changes[MAO2]. If the Client does not agree to the amendment, the Client must notify hoxtonfx immediately in writing and cease using hoxtonfx's services, except where necessary for the account. The Client acknowledges that the use of hoxtonfx's services after amendments to this agreement or service modifications are deemed accepted.

23. Force Majeure a) hoxtonfx shall not be held responsible in cases of force majeure and emergencies. Such cases include, but are not limited to, the suspension or delay of trading, wars, earthquakes, disruptions, electricity, equipment, software malfunctions, or any other reason beyond hoxtonfx's direct or indirect control. This also encompasses unauthorized access, theft, or any technical issues or the like that prevent the Client from accessing, cancelling, or modifying an order or prohibiting hoxtonfx from taking any online action or instructions. b) If hoxtonfx determines the existence of a force majeure, hoxtonfx, at its absolute discretion and without prior notice to the Client, may, at any time, take one or more of the following steps: i. Close any or all open contracts regardless of their levels. ii. Suspend or amend the use of all or any of the provisions contained in this agreement to an extent that makes compliance with relevant terms impossible or unfeasible for hoxtonfx. iii. Modify the last trading time with respect to a specific contract. Take or neglect to take any actions that hoxtonfx deems appropriate under the circumstances that involve hoxtonfx's centers, the Client's centers, or the centers of another Client

24. Default

a) A circumstances: i. The client breaches, denies, misuses, or falls short in any manner of any of the terms and/or conditions of the documents appended to this agreement. ii. The client fails to provide adequate guarantees for their obligations towards hoxtonfx. iii. hoxtonfx, at its absolute discretion, decides it lacks client's

performance of any of their obligations. iv. Legal proceedings are initiated against the client due to bankruptcy, insolvency, creditor relief, or similar legislation, and if the client is a natural person, in case of the client's death or mental incapacity. v. The client conveys their assets to their creditors. vi. The client provides false information to hoxtonfx or if the information, which was initially accurate when provided by the client, becomes false subsequently. vii. The client fails to make any payment or delivery to hoxtonfx on the due date to enable hoxtonfx to this

execute agreement on the first due date. viii. hoxtonfx, at its absolute discretion, deems that the continuation of this agreement may lead to a violation of any laws, regulations, or market-specific standards. b) In the event of any of the above occurrences, the client acknowledges that all financial and non-financial balances held with hoxtonfx, whether held individually shall be considered as collateral for hoxtonfx's performance of the client's obligations under this agreement. Pursuant to this agreement, the client undertakes to indemnify hoxtonfx against any and all damages, costs, expenses, losses, fines, claims, or liabilities assumed by hoxtonfx or other parties directly due to any of the above events, and hoxtonfx is entitled to suspend all or any part of its obligations to the client.

c) Furthermore, the client acknowledges and agrees under this that hoxtonfx shall have the right to liquidate the client's account/accounts and use all the client's balances as if they were pledged to hoxtonfx.

25. Settlement In the event of a breach of any provision of this agreement, hoxtonfx, at its absolute discretion and without providing the client with any additional notice, shall have the right to immediately close any agreement with the client, sell any or all of the client's assets cancel any pending orders, and terminate any other outstanding contracts or instruments. The client shall not be able to access the platform and initiate market orders. All cash margins become immediately due to hoxtonfx, which automatically settles all the client's transactions. The client shall recover any remaining amounts after hoxtonfx's full rights are retrieved, and the client shall be responsible for all legal and professional expenses incurred by hoxtonfx in connection with the breach or because of it. 26. No Waiver or Amendment No provision of this agreement may be waived or modified except if the waiver or modification is in writing and signed by the Client and an authorized representative of hoxtonfx or through email or via the company's website. No waiver or modification of this agreement shall be deemed a waiver of hoxtonfx's specified rights under this agreement on any occasion or multiple occasions. No oral agreements or contrary instructions shall be recognized or enforced. This agreement and all accompanying documents constitute the entire agreement between the parties, replacing all previous written and oral agreements. There are no other provisions, terms, or obligations except as expressly stated herein.

27. Notices The Client agrees and acknowledges that hoxtonfx shall have fulfilled the obligations imposed by this agreement if it sends any notice to the email address provided by the Client in writing at any time or through hoxtonfx's website or through the trading platform.

28. Recorded Conversations

The Client agrees and acknowledges hoxtonfx's right to record all conversations held with them at any time by means provided by hoxtonfx, in accordance with its absolute discretion. All conversations relating to the accounts between the Client and hoxtonfx's employees may be recorded electronically, with or without the use of an automated voice warning. The Client also agrees that these recordings and transcripts may serve as evidence by both parties in connection with any disputes or actions that may arise between the Client and hoxtonfx. The Client is aware that hoxtonfx retains these recordings for a period of (10) ten Gregorian years only. These recordings are periodically destroyed practices established by hoxtonfx, and the Client consents to such destruction under this agreement

29. Compensation

The Client agrees to indemnify and hold harmless hoxtonfx, its subsidiaries, affiliates, employees, agents, successors, and assigns from and against any debts, losses, damages, costs, expenses, including legal or contractual attorney's fees, and legal or judicial fees incurred by hoxtonfx arising from the Client's failure to fully and timely perform the obligations stipulated in this agreement, or in case the information and warranties provided to hoxtonfx are untrue or inaccurate. The Client also agrees to promptly reimburse hoxtonfx for all damages, costs, and expenses, including legal or contractual attorney's fees, and legal or judicial fees incurred by hoxtonfx in enforcing any of the provisions of this agreement and any other agreements between hoxtonfx and the Client.

30. Governing Law

The provisions of this agreement, the rights and judicial, administrative, litigation, or arbitration proceedings arising from it directly or indirectly, and any operations resulting from this agreement, whether initiated by the Client or hoxtonfx, are subject to the laws in force in the country of Saint Lucia

1. Jurisdiction

Any dispute, controversy, or claim arising from or related to this agreement, its execution, breach, termination, invalidity, or any other matter concerning it, shall be settled by the courts of the country of Saint Lucia

32. Termination

This agreement remains in effect until one of the instances of default or termination specified in this agreement is met. The Client may also terminate it at any time when they are no longer bound by any obligations to hoxtonfx, provided that they provide written notice to hoxtonfx in accordance with the terms of this agreement. hoxtonfx may terminate this agreement at any time by providing written notice sent to the registered email address. The termination by the Client or hoxtonfx does not relieve the Client from the obligation to settle any account deficit. hoxtonfx has the right to exercise all its rights stated in this agreement to fulfill and collect any funds owed by the Client.

33. Severability:

Administrative committee finds any paragraph (or part of a paragraph) in these terms and conditions to be remaining paragraphs remain in effect. If any paragraph is found to be void, ineffective, or illegal, it may be valid, effective, or legal if a part is deleted, and the paragraph shall be applied with any necessary modification to give effect to the intent of the parties.

34. Entire Agreement: These terms and conditions and any documents referred to therein constitute the entire agreement any arrangements, agreements, or understandings between them regarding the subject matter of these terms and conditions.

35. Independent Contractors:

Nothing in these terms and conditions is intended or shall be deemed to constitute a partnership between the parties or authorize either party to act as an agent for the other, nor shall either party have the authority to act in the name or on behalf of the other party or to bind the other party in any manner, including, without limitation, the creation of any representation, warranty, or commitment and the exercise of any rights or entitlements.

36. Third-Party Rights:

These terms and conditions do not confer any rights on any person or party (other than the parties to these terms and conditions and any successors), and, where possible, they are assigned to them.

37. Notices:

Any notice requested to be sent under these terms and conditions shall be sent by email or to the address specified in these terms and conditions or in the order form or any other address notified by the party for such purposes.

38. Governing Law and Jurisdiction:

These terms and conditions and any disputes or claims arising from or in connection with them or their subject matter or formulation (including non-contractual disputes or claims) shall be governed by the laws of Saint Lucia Lucia and the Grenadines. The parties irrevocably agree that the courts of Saint Lucia Lucia and the Grenadines shall have exclusive jurisdiction to settle any disputes or claims arising from or in connection with these terms and conditions, including non-contractual disputes or claims.

39. Acknowledgment and Signature a)The undersigned party hereby confirms and agrees that the purpose of the aforementioned agreement is to open an account with hoxtonfx , operating under commercial License Number 2024-00550, which was established in accordance with the laws of Saint Lucia Lucia. The main address of hoxtonfx is Suite Saint Lucia Lucia. The undersigned party further acknowledges that this account is governed by the terms and conditions specified within hoxtonfx's Client agreement. The undersigned party attests that they have received a copy of the Client agreement, electronic services agreement, electronic trading agreement, risk disclosure statement, and any other applicable terms and conditions and have read and understood these documents.

The undersigned party agrees that all the terms and conditions contained therein regulate their relationship with hoxtonfx. The undersigned understands and agrees that hoxtonfx reserves the right to modify all agreements at any time through appropriate notification. b)The undersigned party affirms and agrees that the information provided above is complete and accurate. The undersigned party attests that any any photographic reproductions included in the identity verification documents are unaltered and represent true copies of the relevant originals. The undersigned party hereby authorizes hoxtonfx to verify all the foregoing information through any means it deems appropriate. c)The undersigned party also acknowledges that they possess full legal capacity and affirms that the information provided in this account application is party undertakes to inform hoxtonfx in writing of any The undersigned party confirms that they will not violate any laws of their country of residence by trading with hoxtonfx. hoxtonfx retains the right, although it is not obligated, to verify the accuracy of the provided information and to contact any financial institutions, this

Privacy Policy Notice

hoxtonfx under the commercial License Number 2024-00550 and/or any of its subsidiaries and/or affiliates ("hoxtonfx") believes that the privacy and security of individuals' financial information are important. At the core of our most valuable principles are our relationships with customers, and thus we take matters of privacy very seriously.

1. Collection of Personal Information and Data To enhance the quality of our services to our clients, hoxtonfx collects specific financial information and non-public personal data concerning our clients. In the case of individuals, hoxtonfx may collect non- public personal financial information from the following sources:

Information: Information and data received from you in the client account application, as well as other documents for opening an account. This may include, but is not limited to, the account holder's name, email address, phone numbers, banking information, email address, annual income, net worth, and other relevant details.

data regarding your interactions with hoxtonfx, as well as with non-affiliated companies, concerning the opening or servicing of your account.

2. Disclosure of information Collection of Personal Information and Data: To provide better services to our Clients, hoxtonfx collects specific financial information and personal data related to our clients. In the case of individuals, hoxtonfx may collect non-public personal financial information about you from the following sources: a)Application and Registration Information: The information and data received from you in your client account application, which you complete and other account opening documents, including, but not limited to, the account holder's name, email address, phone numbers, banking information, email address, annual income, net worth, and other relevant details. b)Transaction regarding your transactions with hoxtonfx and with non-affiliated companies in connection with servicing your account.

3. Disclosure of Information Concerning Former Clients hoxtonfx shall not disclose any personal information and data of former clients except to the extent permitted by law regarding the protection of personal data. Therefore, if you close your account and become an inactive/former client, we shall adhere to the procedures outlined in this privacy policy.

4. Protection of Personal Information and Data hoxtonfx provides physical, electronic, and procedural safeguards to protect personal information and data. As a result, only authorized employees who require access to your information for the purpose of providing you with products or services will have the right to access your personal information. The access rights of authorized employees to your personal information are limited to business purposes only, and hoxtonfx utilizes this protection.

Electronic Services and Electronic Trading Agreement

The Client acknowledges and understands that any individual or entity using the electronic services of hoxtonfx or any of its subsidiary companies, referred to herein as "hoxtonfx," agrees to the terms and conditions of the Electronic Trading Policy. These services encompass online trading services, order placement, and electronic reports. They include all account statements, the creation of new orders, reports, market data, trading, general information, system information, and all clearing services, back office, and electronic software provided by hoxtonfx to the user, collectively referred to as "the Systems."

This agreement is applicable to any individuals or entities attempting to access the Systems, as well as any individuals or entities benefiting from this usage, including, for example, individuals using the Systems through an intermediary acting on their behalf. The user acknowledges and understands that the Systems, irrespective of whether the Systems or any part thereof has been developed, provided, and supported by hoxtonfx or not. The use of the Systems or the User's acceptance signifies their unconditional agreement to all the terms and conditions of this agreement. In the event that the User does not accept this agreement, they are required to refrain from using the Systems. hoxtonfx aims to provide the Systems to users who agree to and abide by the following terms and conditions only:

1. The user understands that hoxtonfx provides some information available on the Systems, while other information is provided by independent sources ("Information Providers"). The user acknowledges that hoxtonfx and the Information Providers do not assume any form of responsibility for the accuracy, completeness, durability, or sequence of the trading information, account effectiveness, prices, market news, trading, charts, analysis, trading strategies, and other information that may be added from time to time, collectively referred to as "Information." The user agrees that hoxtonfx and the Information Providers do not assume any form of responsibility for the accuracy, completeness, durability, or sequence of the Information or for any decisions made by the user based on the Information or Systems. They are not responsible for any interruptions of Information provided by the Systems or any other aspects of the Systems. Additionally, some Information may be provided by Information Providers for informational purposes only. The markets do not make any representations that the selected Information is comprehensive, complete, authenticated, or accurate, and they do not intend to make or induce any country to undertake any action or offer any contract to any person based on this Information. The markets do not accept any responsibility or liability for enabling the user to access any other website on the world wide web or the content of consequences resulting from actions under the content of other websites.

2. The user understands that technical problems or other circumstances may delay or prevent the user from accessing or canceling orders on the system or may delay or prevent hoxtonfx from executing or settling orders on the Systems. hoxtonfx does not assume any responsibility for any technical issues, system interruptions, network issues, equipment or software failures, issues related to internet access, internet-related problems, security breaches, theft, unauthorized access, or other computer problems or defects. The user agrees not to hold hoxtonfx responsible for the aforementioned. hoxtonfx does not guarantee that the user will be able to access and use the Systems at any location or time of their choosing, and hoxtonfx does not guarantee that they have the ability to activate the Systems in all geographic locations. hoxtonfx does not warrant or guarantee that the Systems are uninterrupted and error-free. hoxtonfx does not issue any express or implied warranties regarding the Systems or their content, including but not limited to warranties of quiet enjoyment, non-infringement, ownership, fitness for a particular purpose, and fitness for computer problems and information content. hoxtonfx does not warrant and does not guarantee that the Systems are free from electronic impediments, such as electronic viruses and electronic piracy or any electronic acts or other acts resulting in harmful or destructive damages. hoxtonfx shall not be responsible for any losses, costs, damages, or other injuries, whether contractual or arising from civil errors, resulting from or due to hoxtonfx's use or partial or complete user use of the Systems, or reliance on any of them under or relating to this agreement. hoxtonfx is not responsible in any form towards the user or any other party for any direct, indirect, special, incidental, consequential damages (including loss of profits, trading losses, trading damages), or similar damages, even if they were aware of the possibility of their occurrence.

If some legislation does not allow the limitation or exclusion of certain damages, hoxtonfx's liability under this agreement is limited to the extent permitted by law. hoxtonfx reserves the right to suspend the service and deny access to the Systems without prior notice during scheduled and unscheduled maintenance, development, or upgrades of the Systems. The user acknowledges sole responsibility for all orders entered on the Systems. The user understands that their orders will be routed directly to global exchanges in various financial markets. The user agrees that there may be minimum trade value limits and restrictions on the maximum number of contracts for ownership or trading that the Systems will process, and that the current limits are subject to change. Market orders may not be accepted, and the Direct Electronic Order Placement Service may be suspended on the final trading day of the contract. The user understands that orders sent directly to the global exchange trading floors or electronic trading systems may be reviewed by the order desk, and if the user fails to comply with the conditions, their order may be rejected. The user understands that their usage may be restricted or access to the Systems denied at any time, and hoxtonfx reserves the right to request a margin deposit before executing any order placed through the Systems or as required by hoxtonfx's margin policy. In the event of an account restriction or the user's failure to provide the required margin deposit, hoxtonfx assumes no responsibility for any delay or failure in executing the orders.

3. While the Systems may provide access to various recommendations on investment strategies and suggested buying options, these recommendations should not be interpreted as endorsed by hoxtonfx. 4. The terms and conditions of this agreement or recommending the buying and selling of any financial instruments or participating in any transactions. This agreement does not contain anything that could be construed as an inducement or recommendation to buy or sell any instruments or engage in any transactions. 5. hoxtonfx provides the user with a username and password for access to the Systems, subject to the following terms and conditions: 6. hoxtonfx provides the user with access credentials (referred to collectively in this agreement as "Access Codes") when approving the opening of the user's account. The purpose of the Access Codes is to enable the user to access their account and enter buy and sell orders for the user's account through the Systems. Therefore, the user must protect confidentiality and always prevent unauthorized use of the Access Codes all the time.

The user accepts full responsibility for using and protecting the Access Codes, including, but not limited to, all orders entered on the Systems using the Access Codes. The user hereby declares to hoxtonfx and any party claiming through hoxtonfx that they will not rely on any information or instructions provided in any data transmission using the Access Codes without additional questions, regardless of the actual identity of the person transmitting such information concerning the operation of the Systems. 7. The user accepts full responsibility for monitoring their account/accounts with hoxtonfx. In the event the user becomes aware of any loss, theft, or unauthorized use of the user's Access Codes, the user must immediately notify hoxtonfx at the email address: support@hoxtonfx-.com

8. hoxtonfx grants the user, and the user accepts from hoxtonfx, a non-exclusive, non-transferable license to use the Systems for the purposes stated in this agreement exclusively and not for any other agreements between the user and hoxtonfx. The user agrees to take reasonable steps to protect and comply with the non-disclosure, use, or disclosure of the information available or accessible through the Systems, including, but not limited to, information and Access Codes, by methods that are substantially equivalent to the methods that the user employs to protect their own information. The user agrees not to make, modify, or prepare derivative works based on or reverse engineer, disassemble, or decompile the information and software provided. All such materials provided by hoxtonfx to the user in connection with the Systems, including but not limited to Access Codes and software, with all modifications and changes, and all copyrights, trademarks, patents, trade secrets, intellectual property rights, and other property rights and interests are owned by hoxtonfx, and are licensed and transferred to them, and the Information Providers, or any other party, and for the sole and exclusive use of the user. The user undertakes not to make, modify, or prepare derivative works based on, or reverse engineer, decompile, or disassemble such materials or disclose them, except to the user's employees who are required to have access to the information to perform the user's obligations under this agreement, provided that the user notifies those employees of the restrictions mentioned in this paragraph and provided that the user is solely responsible for those materials. All such materials are provided "as is" without any warranties, whether express or implied, including warranties of merchantability or fitness for a particular purpose and warranties of marketability, and non- infringement.

9. The user agrees that their use of the Systems is at their own risk. The user is responsible for providing and protecting the means they use to access the Systems, which may include, but are not limited to, personal computers, servers, phones, or any other access lines. The user is responsible for all services and access fees necessary to connect to the Systems and agrees to bear all costs incurred for accessing the Systems. The user is also responsible for all risks associated with the use and storage of information on their personal computers. The user is solely responsible for the accuracy and efficiency of the information entered concerning the use of the Systems. The user agrees that this information will be accurate and true. The user agrees to indemnify hoxtonfx and protect it from any and all subsequent, consequential, special, material, and indirect damages, including loss of profit, trading losses, and trading damages, arising out of, or in connection with such information, whether licensed or unlicensed. If any inaccurate, incomplete, or incorrect information related to the user is transferred to hoxtonfx, whether through the Systems or not, or if the user finds that the Systems contain inaccurate, incomplete, or incorrect information related to the user, the user undertakes to notify hoxtonfx immediately at the email address support@hoxtonfx-.com.

10. The user also agrees that they will notify hoxtonfx immediately in any of the following cases: a. In case an order is placed in the Systems, and the user does not receive an order number. b. In case an order is placed in the Systems, and the user does not receive accurate confirmation (whether in paper, electronic, or oral form) of the order's execution. c. In case the user receives confirmation (whether in paper, electronic, or oral form) of the execution of any order not placed by the user or any similar discrepancy to what is mentioned here. The user agrees and acknowledges that hoxtonfx has the right to rely on oral, written, or electronic means of communication, whether in material or immaterial form, received from the user, including those from the user's managers, partners, agents, or employees. 11. The user hereby undertakes and agrees to the following: a. To use the Systems only for the purpose of placing orders for currency and precious metal contracts, price data, and electronic access to the user's in transactions using the Systems, either directly or indirectly, with any of its affiliates. This includes, for example, accepting any offer or making a counteroffer against any offer made by any of its affiliates. In this regard, the user agrees that hoxtonfx has the right to take any actions deemed appropriate to prevent such transactions from taking place, but any such actions taken by hoxtonfx do not release the user from their obligations mentioned in this clause. b. To fulfill their obligations arising from any transaction executed through the Systems, based on the terms and conditions of that completed transaction.

12. The user agrees to indemnify hoxtonfx, protect it, and protect the Information Providers from any and all claims, demands, lawsuits, actions, proceedings, and all losses, liabilities, damages, costs, and expenses (including attorney's fees) that hoxtonfx bears and that arise from or are related to any claims, lawsuits, proceedings, or actions against hoxtonfx resulting from the user's violation of this agreement or the rights of any third party. This includes, for example, copyright, property rights, and privacy rights. hoxtonfx exclusively owns the right to defend or settle any claims or demands, and the user agrees to cooperate to the maximum extent with hoxtonfx in this regard. However, hoxtonfx retains the discretion to delegate and request the user to defend or settle any claims or demands as it deems appropriate, at the user's expense and responsibility. This indemnification and protection shall remain valid even after the termination of this agreement.

13. hoxtonfx reserves the right to terminate the user's access to the Systems at its discretion, without notice and without any restrictions for any reason, including but not limited to unauthorized use of the user's access codes and/or user number/numbers or violation of this agreement, or breach of any agreements between the user and hoxtonfx.

14. In the event of the termination, cancellation, or cessation of the Client agreement, all rights granted by this agreement shall immediately expire and revert to hoxtonfx, and the user shall be obligated to cease using the systems and, if so, requested by hoxtonfx, to either return or destroy all software, including copies thereof.

15. The user agrees to settle all subscriptions, services, user fees, if applicable, and commissions for any orders executed through the systems, and agrees to the possibility of changing these fees at any time. The user also agrees to pay all costs, including legal fees, incurred by hoxtonfx in collecting overdue fees from the user. 16. All warranties, guarantees, explicit or implied, whether oral or written, legal or factual, including quality and fitness for a particular purpose with respect to information or any aspect of the systems (including, but not limited to, order execution and access) are excluded to the extent permitted by law. 17. The user agrees that hoxtonfx has the right to retain and process any information related to the user obtained as a result of the user's use of the systems (referred to here as "Personal Data").

hoxtonfx has the right to access and use such information for analysis, including behavioral analysis, and to identify and provide the user with information about products and services (including those provided by third parties) that may be of interest to the user or hoxtonfx. The user consents to hoxtonfx disclosing personal information to credit rating agencies and any subcontractors of hoxtonfx or hoxtonfx's agents or service providers where necessary to provide services or when required by law. Personal data is deleted logically as soon as possible after the user ceases to use the systems in accordance with the applicable record retention policies. Personal data may be electronically transferred or transmitted worldwide. The user has the right to review their personal data and correct incomplete or inaccurate data. Companies acting on our behalf are required to maintain the confidentiality of your personal data.

18. You agree not to misuse our website by intentionally introducing electronic viruses, electronic hacking, or any other electronic actions or activities that are harmful or destructive. You also agree not to attempt unauthorized access to our website or the server on which our website is stored, or any server, computer, or database connected to our website. You agree not to attack our website through denial-of-service attacks or distributed denial of service attacks. 19. Violation of this condition is a criminal offense. We will report any similar violations to the relevant law enforcement authorities and cooperate with them by disclosing your identity. In the event of such a violation, your right to use our website will be suspended. a. By signing the Client agreement or using the systems, the user acknowledges that they have read and

conditions and agree to comply with them. 20. We are not responsible for any losses or damages resulting from denial-of-service attacks, viruses, or any electronically harmful materials that may affect your computer equipment, computer programs, data, or any property belonging to you as a result of your use of our website, downloading any materials published on it, or any website linked to it. 21. We process information concerning you in accordance with our privacy policy as mentioned on our website. By using our website, you consent to this process and ensure the accuracy of all information you provide to us. 22. We may collect information about your general internet usage using cookies stored on your computer's hard drive. Cookies contain information that is transferred to your computer's hard drive, and this information helps us improve our website and provide better and more personalized services. By using our website, you agree to the use of cookies. a. You have the right to refuse the acceptance of cookies by enabling the option in your internet browser, which allows you to reject cookies. However, if you choose this option, you may not be able to access certain parts of the website. Our system issues cookies when you log into our website unless you modify your browser to reject cookies

Terms and Conditions for Forex Contracts for Difference Trading

These terms and conditions (referred to hereinafter as "Terms") define the basic framework under which hoxtonfx (hereinafter referred to as "hoxtonfx" or "we") enters Spot and Forward Forex Contracts for Difference (hereinafter referred to as "Transactions") with you (hereinafter referred to as the "Client") for the provision of currency exchange via electronic transfer.

General Information: hoxtonfx Ltd. is a company incorporated under License Number 2024-00550 in Ground Floor, The Sotheby Building, Rodney Village, Rodney Bay, Gros-Islet, Saint Lucia

1. Interpretation: The definitions and rules of interpretation set out in this Article shall apply to these Terms: "Account" means the bank account you have notified us of, into which any amounts due to you will be settled by us pursuant to any Order. "Business Day" means a day on which banks in New York City are open for business, excluding Saturdays, Sundays, and public holidays. "Client Money" means money held by us on your behalf and held in a separate account from our money, which is used by us only in accordance with these Terms. "Client Segregated Account" means the account designated by us from time to time, into which Margins will be settled. "Contract" means individual Orders accepted by us. "Contract Notice" means a written document issued by us, setting out details of a particular Order. "Forward Transaction" is a transaction between a buyer and a seller for trading in a financial instrument on a future date at a specified price, with the buyer and seller agreeing on the price and trade date in advance as part of a Forward Contract. "Good Till Cancelled" sets a limited Order that remains in our records until executed. "Margin" means the upfront or deposit payment required by us from you prior to each Forward Transaction.

"Margin Call" means the request we send to you to provide additional amounts (not exceeding the full amount of the currency sold) that we reasonably require to cover adverse exchange rate fluctuations between the Contract Date and the Value Date. "Margin Segregated Account" means the account designated by us from time to time, into which Margins will be settled. "Order" means electronic instructions from you to effect a trade. "Currency Sold" means specific currency amounts payable by you to us in respect of a Transaction, which may include, but is not limited to, any Margins or Margin Calls. "Spot Transaction" means a transaction for the immediate exchange of currencies or financial instruments or commodities on a specified value date, and most Spot market transactions are settled on a 2+T basis. "

"Stop Loss Order" means an Order that becomes a final Order if and when the sale of a currency reaches or falls below the specified Stop Loss price. "Instructions" means the instructions of the FSA. "Trading" means any trade to buy or sell via the electronic platform. "Value Date" means the delivery date when the parties to a Transaction agree to settle their obligations by making payments and transferring ownership.

Services:

a. We will provide you with facilities for buying and selling Contracts for Difference. b. Once a Contract has been entered into, it cannot be amended, canceled, or terminated, whether or not a Contract Notice has been issued. c. Your reliance on any information is at your sole discretion when placing an Order or concluding a Contract. If we provide you with information relating to any matter, including (without limitation) foreign exchange markets, it is for facilitating access to that information, and you are not obligated to act upon it. We take no responsibility for the accuracy or completeness of such information, and we have no responsibility for its care. d. We reserve the absolute discretion to decline any Order without any reason and without incurring any liability for any loss or damage. You and any other party will bear all responsibilities and damages. e. We will not transfer any amounts representing gains from any fluctuations in currencies arising after a Contract has been entered into because such may be for commercial purposes outside the law. f. When entering on a Contract, it is important to understand that we apply the following conditions: i. Delays in fund transfers may lead to deferred settlement to the next day. ii. Any forward Contracts are subject to daily Margin conditions. iii. We execute "Good Till Cancelled" or "One Cancels Other" Orders based on your instructions. iv. We cannot predict future exchange rates. g. We do not provide consultancy under these Terms and Conditions regarding any issue, including (but not limited to) tax or market-related currency transactions.

3. Order Placement Instructions You may only place orders electronically. Only those individuals who have been notified to us in writing with their names are authorized to give us instructions on your behalf, and you can change them by notifying us in writing. We will not be bound by any revocation of authorized individuals until we receive such notice in writing, and we reserve the right to request confirmation of such revocation before it becomes effective as deemed appropriate by us. hoxtonfx does not accept any verbal instructions.

4. Delivery and Payments a. In the case of immediate trading, the full value of the financial instrument sold is credited to the Client's beneficiary account within two working days from the date of execution. In the case of margin trading, payments should be made within 24 hours after placing the order unless otherwise agreed upon in the Client's account. b. hoxtonfx is not responsible if the Client sends the currency to an account not designated to receive Client funds. c. All payments made under these Terms and Conditions are free from any compensation, restrictions, or claims. All payments due to you are fully governed by these Terms and Conditions, except as otherwise imposed by law, including but not limited to compensation.

d. The banks have specified times for stopping electronic payments. We accept no responsibility for any circumstances relating to the receipt of funds or payment instructions after the relevant cutoff times. e. We have the right to seize any amounts paid under the contract in case we undertake any obligation regarding any trade or in case you fail to pay amounts due to us or breach any of these Terms and Conditions. In case you fail to make any payments due to us, we may impose an interest rate of 10% per annum. hoxtonfx has the discretion to pay amounts to the representatives of another party. f. We do not commit to paying any interest on any margins or amounts held on behalf of the Client.

5. Borrowing money or leveraging Involves high risks when it comes to trading CFDs and precious metals. The initial margin is small compared to the contract value, and as such, these with borrowed funds" or "leveraged." A relatively small market movement can have a significant impact on the funds you have deposited or are depositing. This can work either in your favor or against you. You may lose the entire initial margin and any funds you have deposited with the company to maintain your position. If the market moves against you or margin levels are raised, you may be required to deposit more funds within a short timeframe to maintain your position. Failure to comply with this deposit request within the specified time could result in the liquidation of your position, and you will be responsible for any deficit in your account. Risk of Order Reduction or Strategies

6. Certain orders (such as "stop-loss" orders when available under local laws or "stop-limit" orders designed to limit losses to specific amounts) may not be executed, which is impossible due to market conditions. At times, it may be difficult or even impossible to close out a particular position without incurring substantial losses. For example, the position of a dealer may be completely offset, and the spread position may carry the same level of risk as the buying or selling position.

7. Suspension or Alteration of Trading Relationships and Prices Market conditions (such as liquidity) and/or the application of specific market rules (such as trading suspensions in a specific contract or the contract's maturity month due to price limits or government the counterparty's control) may impact the increased risk of loss, making it difficult or impossible to enter into transactions or settle/liquidate positions.

8. Deposited Funds and Other Assets You should be aware of the money or other assets deposited for protection when trading Contracts for the counterparty's default or insolvency. The extent to which you can recover your money or assets may local regulations. In some regions, the assets defined as belonging to you may be proportionally calculated in the same way as funds are calculated for distribution in the event of a deficit.

9. Commissions and Other Fees Before commencing trading, you should obtain a clear explanation of all commissions, fees, price premiums, price discounts, and other charges for which you will be responsible. These fees may reduce your profits (if any) or increase your losses.

10. Price Risks Profits or losses in CFD trading are influenced by price fluctuations.

11. Over-the-Counter Market Contracts for Difference are not traded on a regulated exchange and do not require a public open auction. Instead, they are traded in over-the-counter markets. hoxtonfx LLC ("hoxtonfx") acts as a CFD trading intermediary and may also be the counterparty to the trade. Consequently, you will trade at prices determined by hoxtonfx. Although hoxtonfx's price lists are supported by computer-based content, prices may vary due to market conditions and liquidity, and these prices may not be as favorable as those offered by other traders. hoxtonfx's trading facilities, supported by computer-based systems for order routing, execution, and price matching, are subject to interruptions or temporary failures, just like all other systems and facilities. Your ability to compensate for specific losses is subject to the liability limits stated in the customer agreement, online services, electronic trading agreement, agreements with other traders, and banks and other financial institutions that may be in a counterparty position.

12. Off-Exchange Transactions Companies are generally not required to execute off-exchange transactions in CFDs. hoxtonfx, in general, acts as the counterparty in the transaction. It may be difficult or even impossible to close out a current position, estimate its value, establish a fair price, or even assess the extent of the risks involved in a CFD trading position. For these reasons, these Before engaging in any Contracts for Difference trading, you must be informed about the applicable rules, associated risks, policies, procedures, counterpart agreements, and the accompanying risks.

13. Margin a. We reserve the absolute right at any time, before or after our approval to enter into any contract above, to request you to provide us with a margin. b. We reasonably rely on our estimation of the required margin amount based on our assessment of trade risks and request the appropriate amount, considering that risk assessment constitutes trading margin. We retain the margin as a deposit for you in the Client's dedicated account. This means that you remain the beneficial owner of these funds until we incur any costs, losses, or obligations related to or arising from your contract(s) with us, including, but not limited to, obligations we incur with currency dealers, exchange institutions, brokers, banks, or any similar institutions on our behalf. In this case, we become the beneficial owner of that portion of the funds held as margin that equals our costs, losses, or obligations without the need for any notice or request from you. c. We reserve the right to request you to restore the margin to the originally agreed upon percentage level for the relevant trading if the margin significantly falls below the acceptable trading level. All margin requests are settled within twenty-four hours from the first time we notify you of the margin request. d. Margin is automatically transferred to us in any of the following circumstances: i. On the value date. ii. If you breach any of the essential terms of these terms and conditions.

iii. We also settle any margin/margins or any other funds we hold regarding any of your contracts to cover any costs, losses, and obligations we incur in connection with or arising from any other contract you hold with us.

14. **Breach and Termination** We reserve the right (hereinafter "hoxtonfx") to close all or part of any market trade and/or terminate any contract without notice in the event that the Client engages in, including but not limited to: a. Failure to make payments for any services when due under these terms and conditions. b. A material breach of these terms and conditions trading-related failure obligations. c. A violation of any laws or regulatory rules. d. It becomes unlawful for us to continue providing services. e. The inability to settle debts when due, the filing of insolvency proceedings against those debts, or the arrangement proposals to creditors, or the suspension or threat of suspension of your business or part thereof. or anything similar thereof in accordance with the effective legislation. If you become aware of any of the situations referred to in these terms and conditions, you must immediately and in writing notify us.

15. **Liability Determination** The Client shall be held responsible for any losses arising from unauthorized payment transactions, including but not limited to: a. The use of payment instructions for a lost account. b. The Client's failure to protect the security features designated for their account information. c. hoxtonfx is not responsible for any claims arising from currency fluctuations between the order confirmation and the value date or resulting from your failure to comply with these terms and conditions, or arising from the failure or delay of any other party in sending, providing, or delivering any service. d. hoxtonfx is not liable for any claims that may arise due to price fluctuations between the order confirmation and the value date, or due to the Client's non-compliance with the terms and conditions, or due to the failure or delay of any other party in transferring, providing, or delivering any service e. The Client agrees to compensate hoxtonfx for all losses, including legal costs for a lawyer and a private Client, and the obligations resulting from services provided to the Client, or in enforcing our rights under this agreement, and in particular the losses and obligations incurred as a result of: f. Any failure to pay any amount due under a contract or a breach of these terms and conditions.

16. **Execution of your instructions.** The Client acknowledges their explicit consent to protect our rights above. However, in this case, we have the right, as an alternative to our right to obtain compensation, to deduct any amounts due from the Client to us from any funds held on the Client's behalf in their account. 17. **Representations and Undertakings** a) You continuously guarantee and declare to us the following: i. All information you provide to us is complete, accurate, and not misleading in any way. ii. All orders are issued under the Client's trade or business activities. iii. You act genuinely and not as an agent or representative for another party. iv. You are not prohibited by any legal restrictions or under any laws or regulations from fulfilling your obligations under these terms and conditions and any related transactions we conduct. b) The Client possesses all necessary approvals and authority to enter into an agreement under these terms and conditions and to issue orders or other transactions resulting from these orders (if the Client is a company, you are duly authorized and possess all the powers or authorities or otherwise under the company's constitutional and regulatory documents). c) The Client complies with all relevant laws, regulations, exchange regulations, and registration conditions. d) All orders are issued during your usual business or trading activities and are solely for commercial or investment purposes, not for currency speculation. e) The Client assumes the risks and ownership of the purchased currency as a result of full payment of the currency sold per your instructions in the relevant order. f) The Client undertakes to notify us immediately of any changes in your company's ownership exceeding 10%.