

# **CLIENT AGREEMENT AND TERMS OF BUSINESS**

December 2019

v4.1

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## 1 Introduction

This Client Agreement and our Terms of Business sets forth the conditions governing your Account at **Basis Capital Markets UK Ltd.** (“**Basis**” or the “**Firm**”). Please read this document carefully. Since it sets out the terms and conditions under which we provide services to you and contains important information concerning the legally binding terms and conditions applicable to you. You may therefore wish to obtain legal advice before you proceed any further.

Where you use our services on behalf of a third party, including your employer, you represent and warrant that you are authorised by such third party to access and use the services and to agree to these Terms of Business on the third party’s behalf.

We provide services which in some cases relate to complex financial derivative products. The contracts may be traded on a margin or leverage basis, a type of trading which carries a high degree of risk to your capital. The price of the contract you make with us may change quickly and your profits and losses may be many times the amount of your initial investment or deposit. If you do not hold sufficient funds to meet your margin requirements, then we may close your open positions immediately and without notice and you may then have to provide us with further funds to cover any losses.

Please read the risk disclosures carefully to understand the risks of trading on a margin or leverage basis. Trading in these products may not be suitable for everyone and you should not trade our products unless you understand and accept the risks of trading on a margin or leverage basis and are able to sustain potential losses.

## 2 Client Agreement

### 2.1) Our Capacity

Basis is an FCA registered firm permitted to trade options on a matched principal basis.

### 2.2) Services Provided

Subject to the terms and conditions of this Agreement and acceptance of the user’s application to open an account with Basis, Basis will open one or more accounts in the user’s name and will effect cash settled and physically settled transactions with and for user in the international Over-The-Counter (OTC) markets for foreign Exchange (FX), digital assets, metals, and contracts for difference “CFDs” (together, “the contracts”) on a spot basis, and provide such other services and products as Basis may, in its sole discretion, determine from time to time in the future. Unless expressly stated otherwise in writing, all contracts and other transactions entered into between Basis and the user shall be governed by the terms of this Client Agreement, as amended from time to time (including, without limitation, Basis’ FX, Metals CFD and Options Addendum).

### 2.3) Representations and Warranties

As of the date hereof, the date of each contract and other transaction in the user's account and any date on which Basis' FX, Metals, CFDs and Options Addendum, are revised, updated or amended, the user represents and warrants to Basis and agrees for the benefit of Basis that:

- The User is of sound mind, legal age (18 years old) and legal competence.
- If the User is not a natural person, (i) user is duly organised and validly existing under the applicable laws of the jurisdiction of its organisation; (ii) execution and delivery of this Agreement and all contracts and other transactions contemplated hereunder and performance of all obligations contemplated under this Agreement and all contracts and other transactions contemplated hereunder have been duly authorised by user; and (iii) each person executing and delivering this Agreement and all contracts and other transactions contemplated hereunder on behalf of User performing the obligations contemplated under this Agreement and any Contract and other transaction contemplated hereunder on behalf of User, has been duly authorised by User to do so.
- Execution and delivery by user of this Agreement and all contracts and other transactions contemplated hereunder, and performance of all user's obligations contemplated under this Agreement, and any contract and other transaction contemplated hereunder, will not violate any statute, rule, regulation, ordinance, charter, by-law or policy applicable to user.
- User has full beneficial ownership of user's account. User has not granted and will not grant a security interest in user's account with Basis (other than the security interest granted to Basis hereunder) to any person without Basis' prior written consent. User has full beneficial ownership of all collateral and will not grant any security interest in any collateral to any person (other than the security interest granted to Basis hereunder) without Basis' prior written consent.
- User will execute and deliver all documents, give all notices, make all filings and take such other actions as Basis, in its sole discretion, deems necessary or desirable to evidence or perfect any security interest in favor of Basis or to protect Basis' interests with respect to any collateral.
- User has read and understands the provisions contained in this Agreement, including without limitation, Basis' FX, Metals, CFDs and Options Addendum, and, the user will review the Agreement each time it is amended.
- User is an eligible counterparty, wholesale or professional client.

### 2.4) Client Classification

Basis shall separately notify User of its client classification. For the purposes of this classification

terms are defined in per this Agreement. If the user has been classified as a Professional Client, then the user is also responsible for keeping Basis informed promptly of any change that may be relevant to its current categorization. Basis does not undertake any transactions with retail clients. Accordingly, if the user does wish to be treated as a retail client it may cease to be a client of Basis either generally or in respect of a particular transaction.

## 2.5) Trading and Security

The user authorises Basis to purchase and sell physically settled and cash settled contracts and place contract for difference trades for the user's account in accordance with the user's instructions received through the platform, subject to the terms of this agreement, including the applicable Addenda hereto and the user Client Application. User agrees to be conclusively responsible for any instruction received electronically that is identified with user's access codes and for any electronic, oral and written instruction (including, but not limited to, any Order). User shall promptly notify Basis as soon as user becomes aware or reasonably believes of any unauthorised use or misuse of the platform, or platforms or the Access Codes by any Person. Upon receipt of such notice from user, or if Basis believes that any person is breaching the platforms security, using the platform without due authority, or using the platform in a manner that is not in the best interests of the participants therein generally, or otherwise misusing the platform, Basis shall have the right (but not the obligation), in its sole discretion, to take any action as it may deem necessary to prevent such person from accessing or using the platform until such time as (in Basis' sole discretion) such breach, unauthorised use or misuse is no longer continuing or will no longer continue. User shall take all measures commercially reasonable under the circumstances to rectify such breach, use, unauthorised use, or misuse, whether requested by Basis or not, including immediately ceasing to access or use the platform. Basis shall not be liable for any breach of platform security or for any of the User's losses arising therefrom, except to the extent that Basis has committed gross negligence or engaged in willful misconduct with respect thereto.

## 2.6) Use of Platform

- In the event of any inconsistency between this Agreement and the FX, Metal and contracts Addendum, the FX, Metals, CFDs & Options Addendum shall prevail. Basis shall have the right, at any time, to amend the provisions of the FX, Metals, CFD, and Options Addendum upon five (5) days prior notice to User; provided, however, that any amendment to the FX, Metals, CFD, and Options Addendum may be made effective immediately, where appropriate in Basis' determination, (i) to permit the platform or platforms, and/or Basis to comply with Law; or (ii) to facilitate the continued and proper operation of the platform or platforms without performance interruption or degradation.

- User agrees to not make use of the platform or platforms in a manner that would violate the Law. The platforms are not available for use by any person in any jurisdiction where (by reason of the person's domicile, status or otherwise) the availability of the platform or platforms is prohibited. Persons to whom such prohibitions apply must not access the platform or platforms.
- Subject to the user's compliance with the terms and conditions of this Agreement, the FX, Metals, CFD, and Options Addendum, the user is granted a limited, revocable, nonexclusive, non-transferable license to access and use the Platform during the term of this Agreement, for purposes and in a manner consistent with the terms of this Agreement, FX and Metals and CFD Addendum.
- User shall not alter, modify or manipulate the content of the Data in any way. User shall not use the Data for any purpose other than in connection with trading on the Platform. User also shall not publish or redistribute the Data, or otherwise directly or indirectly provide any third party with access to the Data (or any Data or information derived from the Data).
- User acknowledges and agrees that the transactions the User executes through the Platform may be with Persons that are dealers in foreign currency, metals and CFDs, as applicable, and that they may engage in transactions in foreign currency, metals and/or CFDs, as applicable, before, after or simultaneously with User entry of an order at different prices from those provided through the Platform and may have material non-public information with respect thereto.
- User acknowledges and agrees that the transactions the User executes through the Platform will be subject to the set Basis Commission Fees and any bid/offer spread included in the foreign currency, metals and/or CFD pricing offered to the User through the Platform.

## 2.7) Suspension or Limitation

Notwithstanding any other provision of this Agreement, the User acknowledges that Basis shall have the right to restrict User's access to, or impose limits or suspend User's trading, or other transactions on, the Platform, either generally or in respect of specific Currency Pairs, Metal Pairs, CFDs or any other transactions, or to discontinue transmitting any or all information, or to refuse to facilitate or process any or all transactions, if in Basis' sole discretion any of the following circumstances occur: (i) full or partial Platform failure, including failure of the technology constituting the Platform or any of the communications links within the Platform or between the Platform and any other Person or user, or any other circumstance where it is not practicable for Basis to provide the Platform; (ii) a breach in the security of the Platform; (iii) a breach by the User of User's obligations under this Agreement, the FX, Metals, CFDs and Options Addendum; (iv) in order to comply with Law; or (v) if market conditions generally, or conditions with respect to a

particular Currency Pair or Currency, metal or CFD trade render it necessary or desirable, in Basis' sole determination, to do so. Any actions taken by Basis pursuant to this Section shall continue for such time, as Basis shall reasonably determine to be necessary or desirable. User agrees that (x) it shall be a material breach of this Agreement to evade, or attempt to evade, any suspension, restriction or limitation imposed under this Section; and (y) Basis shall not be obligated to take any action permitted under this Section. In addition, User acknowledges and agrees that only in the event any of the circumstances in (i) through (v) in this Section 8 occurs, Basis may cancel a transaction previously executed by User on the Platform so long as Basis notifies User of any such cancellation immediately and User has agreed to such cancellation after the execution thereof.

## 2.8) Control of the Platform

User acknowledges that Basis shall have sole discretion and control over, and the right to modify at any time, the Platform's functionality, configuration, appearance and content, including without limitation: (i) the parameters and protocols by which orders are placed, routed, matched or otherwise processed by the Platform; and (ii) the availability of the Platform to any user or with respect to particular Currency Pairs, Metal Pairs, CFDs or other transactions at any particular places, times or locations.

## 2.9) Transmission of Information

In connection with Users' of the Platform, the operation of the Platform (including the matching of bids and offers submitted, and bets placed, to the Platform by User and the formation of transactions with respect thereto) shall be based on (i) all bids, offers, orders, bets, commands and other input information submitted by User and accompanied by a valid Access Code, in the form in which such information is received by the Platform; and (ii) transaction confirmations sent to User by the Platform reflecting transactions based on information received from User accompanied by a valid Access Code, in the form in which such confirmations are sent out by the Platform; in each case regardless of whether or not (A) such bids offers, other orders, trades or commands or other input information were authorized by the User; (B) such information had been altered or corrupted (electronically or otherwise) prior to reaching the Platform; and (C) such transaction confirmations are altered or corrupted (electronically or otherwise) after being transmitted from the Platform. Other than information made generally available to all users of the Platform, the User shall have access only to information about the trades that User executes using the Platform. User acknowledges that Basis shall not have any duty to verify whether any information submitted to the Platform accompanied by a valid Access Code was authorised by User. User acknowledges that Basis' Parties shall not be responsible for any loss, corruption or modification of information submitted to or sent by the Platform, except to the extent that Basis has committed gross negligence or engaged in willful misconduct with respect thereto.



## 2.10) Fees

User shall pay Basis such fees and commissions (the “Fees”) as set forth and agreed upon in the Electronic Fee Schedules or any other Schedules separately provided or as set forth as Basis’ generally advertised Fees on the Basis website and/or collateral materials. User shall be solely responsible for all taxes, levies or charges imposed by any Governmental Authority of any kind whatsoever with respect to the User’s trading and/or the Fees paid to or owing with respect to the transactions executed by User via the Platform.

## 2.11) Risk of Transactions

User acknowledges that User has been informed and that User understands that (i) Basis is simultaneously acting as a matched, riskless principal to User and to another user in an offsetting Contract trades; (ii) no service provided by Basis in connection with the Platform or otherwise shall give rise to any fiduciary or equitable duties on the part of Basis; (ii) Basis may receive fees from one or more third parties in respect of any particular transaction executed through the Platform; and (iii) the submitting or posting of any information to or on the Platform by any Person shall not be deemed to be a recommendation by any such Person that User should enter into any particular transaction or that any particular transaction is suitable or appropriate for User.

## 2.12) Client Funds

Any money received by Basis in respect of User’s Account shall be treated in accordance with the then applicable FCA Rules. Where User enters into an agreement with Basis to transfer full ownership of money to Basis for, amongst other things, the purpose of securing or otherwise covering present future, actual or contingent or prospective obligations, such as margin, in which circumstances such money will not be regarded as Client Money. Basis may control Client Deposits in a Client Account opened with an approved bank in the United Kingdom or elsewhere as approved. User’s deposits may therefore be held in other countries if approved and therefore held outside of the United Kingdom in such circumstances where the legal and regulatory regime applying to the approved bank with which the Client Account is opened is not deemed to be materially different than the regime in the United Kingdom. Basis may pass on client deposits or allow another person, such as an exchange or clearing house or clearing broker or an intermediate broker, to hold or control Client Money where Basis transfers the client deposits (a) for the purposes of a transaction for User through or with that person; or (b) to meet User’s obligations to provide collateral for a transaction.

### 2.13) Margin Requirements

User shall provide to and maintain with Basis Margin in such amounts, in cash or other such forms, and within such limits as provided in the FX, Metals, CFD, and Options Addendum as applicable. By entering into this Agreement, User agrees that Basis will not pay User interest on Client Money or any other unencumbered funds unless agreed by the parties in a separate agreement.

### 2.14) Security Agreement

In order to secure any indebtedness or other obligations at any time owing from User to Basis, including, without limitation, (a) indebtedness or other obligations under any Account, Contract, trade or other transaction with Basis; or (b) any indebtedness or other obligations resulting from any guarantee by User of any Account, Contract or other transaction with Basis, User hereby assigns, pledges, and grants to Basis a security interest in and right to set off against: (i) all of User's Accounts with Basis; (ii) all Contracts, cash, securities and other property in User's Account at Basis or delivered or otherwise provided by User to secure its indebtedness or other obligations to Basis or in Basis' possession or control for any purpose (including safekeeping); and (iii) all products and proceeds of the foregoing (collectively, (i), (ii) and (iii) are referred to as "Collateral"). At any time, in Basis' sole discretion and without prior demand or notice, Basis may apply any or all cash (or sell or buy in any such Contracts, securities or other property and apply the proceeds there from) to any such indebtedness or other obligations, notwithstanding that such indebtedness or other obligations arise in an Account other than the Account in which the cash, Contracts, securities or other property were held or generated. Any failure by Basis to enforce its rights hereunder shall not be deemed a future waiver of such rights by Basis. Basis is irrevocably appointed as attorney-in-fact for User and is authorised, without notice to User, to execute and deliver any documents, give any notice and to take any actions on behalf of User, including the execution, delivery and filing of financing statements, that Basis deems necessary or desirable to evidence or to protect Basis' interest with respect to any Collateral. In the event that the Collateral is deemed acceptable to Basis ("Eligible Collateral") is at any time insufficient to satisfy User's indebtedness or other obligations to Basis, including obligations to provide Margin in accordance with the Margin Policies and Procedures hereof, User shall promptly pay upon demand the entire amount of such deficit.

### 2.15) Liquidation of Accounts and Deficit Balances

In the event of: (a) a breach of the terms of this Agreement; (b) insufficient Margin, or Basis' determination that any Collateral deposited to protect User's Account is inadequate, regardless of current market quotations, to secure User's Account; (c) as required by this Agreement, the FX, Metals, CFD, and Options Addendum; or (d) any other circumstances or developments that Basis, in its sole discretion, deems appropriate for its protection, Basis may, in its sole discretion, take

one or more, or any portion, of the following actions: (1) satisfy any obligation User may have to Basis (either directly or by way of guarantee) out of any of User's funds or property in the custody or control of Basis; (2) sell or purchase any or all Contracts, CFDs and any securities or other property held or carried for User; and (3) cancel any or all outstanding Orders, Contracts, Trades or other transactions or commitments made by or on behalf of User. Any of the above actions may be taken without demand for Margin or additional Margin, without prior notice of sale or purchase or other notice to the User, User's legal representatives, heirs, executor, administrator, trustee, legatee, successors or assigns and regardless of whether the ownership interest is held individually or jointly with others. Any prior demand or notice of sale or purchase shall not be considered a waiver of Basis' right to sell or buy at any time in the future without demand or notices as provided above. In liquidation of User's Long Positions and Short Positions, Basis may in its sole discretion, offset in the same settlement of it may initiate new Long Positions or Short Positions in order to establish a spread or straddle that in Basis' sole judgment may be advisable to protect or reduce existing positions in the User's Account. Any sales or purchases may be made according to Basis' judgment and in its sole discretion in any interbank, Over-the-Counter or other exchange market where such business is then usually transacted or at a public auction or private sale, and Basis may purchase the whole or any part thereof free from any right of redemption.

In the event the proceeds realised pursuant to liquidation are insufficient for the payment of all liabilities of User due to Basis, User shall promptly pay upon demand the entire amount of any such deficit, together with all other deficits and all unpaid liabilities of User, including, but not limited to, all costs of enforcement and collection, such as, but not limited to, attorney's fees, witness fees and travel expenses, interest on any such deficit and liabilities at a rate equal to three (3) percentage points above the then prevailing prime rate Basis' principal bank or the maximum interest rate allowed by law, whichever is lower. In the event Basis incurs expenses other than for the collection of deficits, with respect to the User's Account, User agrees to pay such expenses.

## 2.16) Trade Confirmations

Trades executed online will be confirmed online at the time of the trade and trades entered into by telephone will be confirmed verbally during operating hours. Reports of the confirmation of orders and statements of Accounts for Users shall be deemed correct and shall be conclusive and binding upon passage of thirty (30) minutes after execution of Order. User may object to confirmations solely by contacting Basis via telephone within the prescribed timeframe. Failure to object shall be deemed ratification by User of all actions taken by Basis or Basis' agents prior to User's receipt of such reports. User's failure to receive a trade confirmation shall not relieve User of the obligation to object as set herein. User agrees to immediately call to Basis' attention any oral information that User has reason to believe is inconsistent with User's own information.

### 2.17) Communications

Subject to applicable Law, any communications between Basis and User using electronic signatures will be binding to the same extent as if they were in writing. By entering into this Agreement User gives its consent to the receipt of communications by electronic means. Without limiting the generality of the foregoing reports, statements, notices and any other communications from Basis may be transmitted to User by mail to support@Baiscap.com or by mail or other delivery service to Basis Capital Markets UK Ltd, Scott House, The Concourse, Waterloo Station, London SE1 7LY. All communications sent by Basis shall be deemed effective when sent by Basis by post or with another delivery service, or when received by a transmitting agent (such as an Internet service provider) for transmission to User, whether actually received by User or not. All communications sent by User shall not be deemed effective until accepted by Basis.

### 2.18) Force Majeure

Basis or any of its companies shall be liable to User for any claims, losses, damages, costs or expenses, including attorneys' fees, caused directly or indirectly, by any events, actions or omissions, including, without limitation, claims, losses, damages, costs or expenses, including attorney's fees, resulting from civil unrest, war, insurrection, international intervention, governmental action (including, without limitation, exchange controls, forfeitures, nationalisations, devaluations), natural disasters, acts of God, market conditions, inability to communicate with any relevant person or any delay, disruption, failure or malfunction of any transmission or communication system or computer facility, whether belonging to Basis, User, any market, or any settlement or clearing system.

### 2.19) Intellectual Property and Confidentiality

User acknowledges and agrees that Basis is the sole owner (except to the extent owned by third-party licensors) of the Platform, the Data produced by and distributed by or through the Platform, and each component thereof, and all intellectual property and proprietary rights with respect thereto, including, without limitation, patent, copyright, trade secret, trademark and other proprietary rights, in and to the Platform and each component thereof, and to all modifications, including custom modifications, to the Platform and each component thereof, whether made by or with the assistance of User or any other Person, and any know-how, techniques, methodologies, equipment or processes used by Basis, the look and feel of the Platform and each component thereof, all software (front- and back-end), all registered trademarks, trademark applications, trademarks and service marks, trade names, URL registrations and all pricing

information and other Data (collectively, the “IP Rights”). User shall not obtain any intellectual property rights in or to the IP Rights. User shall take all steps necessary to maintain the confidentiality of all documents and material provided by Basis, its Affiliates or third-party providers with respect to the Platform and each component thereof. User shall not (i) alter, maintain, enhance or otherwise modify the Platform; (ii) disassemble, decompile or reverse-engineer the Platform; nor (iii) otherwise take express action to discover the equivalent of the Platform. User acknowledges and agrees that Basis shall use information regarding User’s identity and use of the Platform in accordance with its stated privacy policy, as such policy may be amended from time to time by Basis in accordance with the terms thereof. Basis is the owner of the Aggregate Data and reserves the right to manipulate, use, license (to Affiliates of Basis and to other Persons) and sublicense the Aggregate Data, in its sole discretion. User acknowledges and agrees as part of receiving Basis’ products and services in conjunction with access and use of the Platform User will receive and not disclose to any third party unless required by law information, either in written or verbal form, which is confidential and proprietary to Basis and/or its licensors which User will hold in strict confidence and not disclose to any third party unless required by law information, either in written or verbal form, which is confidential and proprietary to Basis and/or its licensors which User will hold in strict confidence and not disclose to any person (other than User’s employees and agents on a need to know Basis). User will not publish, distribute, or otherwise make Confidential Information available to third parties any information derived from or relating to the Basis products and services, or Platform, which include but is not limited to, pricing, fee schedule(s), and commission (“Confidential Information”). User agrees to use the same standard of care the User uses to protect User’s Confidential Information, but no less than a reasonable standard of care, to prevent unauthorized use, dissemination or publication of the Confidential Information. The duties in this section do not apply to Confidential Information that is: (i) lawfully within User’s possession prior to this Agreement; (ii) voluntarily disclosed to User’s by a third party so long as that party does not breach any obligation not reveal such information; (iii) voluntarily disclosed to the public by Basis; or (iv) already generally known to the public.

## 2.20) Disclaimers and Limitation of Liability

User understands and agrees that the platform, its components, interfaces, any related equipment, any documentation, data and other materials and the existing technology are provided “as is”. The basis parties and any third-party providers specifically disclaim, without limitation, all warranties of any kind to user, whether expressed or implied, including, without limitation, the implied warranties of merchantability and fitness for a particular purpose, non-infringement (except to the extent expressly set forth in section 22 “indemnification” hereof) or those warranties arising from a course of performance, a course of dealing or trade usage.

The basis parties and any third-party providers make no representations or warranties as to the accuracy or completeness of any information on the platform or as to the results to be attained

by user from access to or use of the platform. The basis parties and any third party providers shall have no liability whatsoever for any claims relating to any software, any technology, any equipment, the platform, the existing technology, data or any other information, materials, currency or that the platform meets user's requirements or shall be uninterrupted, timely, secure, complete, accurate or free from errors or defects. The basis parties make no warranties as to the life of any url generated or published. User acknowledges that certain software and equipment used by user may not be capable of supporting certain features of the platform. User hereby acknowledges that user has not relied upon any representations or warranties made by the basis parties and any third-party providers except as specifically set forth in this agreement. None of the basis parties or any third-party providers recommends, endorses, advocates or sponsors any of the currencies, currency pairs or foreign currency transactions appearing on or made through the platform. User acknowledges the substantial risks associated with foreign exchange markets and trading transactions. Basis is not an authorised financial advisor or representative and does not give financial, tax, employment, legal or investment advice. Any price information, quotes, forecasts, return estimates or indications of past performance are for information purposes only and do not guarantee future performance and do not constitute an offer to buy or sell or any solicitation of an offer to buy or sell any currencies, currency pairs or other property, nor to enter into any foreign currency exchange transaction. The platform shall not serve as the primary basis for any of the user's investment decisions and none of the basis parties shall be deemed to be user's financial advisor or fiduciary. User hereby acknowledges that any reliance upon any content of the platform shall be at users sole and exclusive risk.

The parties hereto acknowledge that the limitations set forth in this section are integral to the amount of fees levied by the platform, and that, were the basis parties to assume any further liability other than as expressly set forth herein, such fees would of necessity be set substantially higher.

User understands and agrees that the basis parties shall have no liability for any indirect, incidental, punitive, special or consequential damages (including, but not limited to, loss of profits, lost data, loss of use of the platform, business interruption, loss of business reputation or goodwill, costs of substitute services, or downtime costs) suffered by user, user affiliates and any other person, even if one or more basis has or have been previously advised of the possibility of such damages and notwithstanding any failure of essential purpose. Notwithstanding any other provision of this agreement, except to the extent set forth in section 22(b) hereof, the aggregate liability of the basis parties for damages for any cause whatsoever relating to or arising out of this agreement or the platform, and regardless of the form of action, shall be limited to \$25,000. The basis parties shall have no liability to user in connection with the failure by any other person to perform any transaction executed via the platform or the failure of any other person to comply with the trading policies and procedures, the margin policies and procedures or its agreements with basis regarding access to or use of the access method or the platform.

## 2.21) Indemnification

- a) User agrees to defend, hold harmless and indemnify the Basis Parties from and against any loss, damage, cost or expense, including legal fees, incurred by any Basis Party which arises out of or relates to, directly or indirectly, (i) User's use of the Platform (a "Covered Proceeding"), (ii) User's failure to fully and timely perform any of User's obligations hereunder, (iii) any of User's representations and warranties made that may at any time be by untrue or incorrect and (iv) any failure or omission by a third party licensor and User's shall pay all costs incurred by and damages (including reasonable attorney's fees and disbursements) awarded against a Basis in connection therewith.
  
- b) Basis agrees to defend, hold harmless and indemnify User from and against any claim, suit or proceeding brought by a Person other than an Affiliate of User to the extent that it is based on a claim that the Platform infringes any copyright or registered patent or trademark of such Person, and Basis shall pay all costs incurred by and damages (including reasonable attorney's fees and disbursements) finally awarded against the User, but shall not be responsible for any compromise or settlement made without its consent. Such indemnity, however, is specifically exclusive of any such claims which arise or result from (i) the misuse of the Platform by the User; (ii) alteration of the Platform by the User, provided that no infringement would have occurred absent such alteration; (iii) use of the Platform by User in combination with apparatus, hardware, software or services not provided, authorised or furnished by Basis, provided that no infringement would have occurred absent such combination; and (iv) use of the Platform by User in a manner that violates this Agreement, the Trading Policies and Procedures, the Margin Policies and Procedures or in a manner for which the Platform was neither designed or contemplated. User shall promptly notify Basis in writing of any claim, suit or proceeding in which Basis may have obligations under this subsection (b) provided, however, that User's failure to provide prompt written notice hereunder shall excuse Basis only to the extent that it is prejudiced thereby. User shall cooperate with Basis with regard to the defense of any suit or threatened suit. Basis shall have full control of any such claim, proceeding or suit and the authority to settle or otherwise dispose of any such suit or threatened suit, and to appeal any adverse judgment, which may be entered. Upon written notice of a claim that the Platform is infringing a third party's intellectual property rights, Basis may, but is not obligated to (i) modify or replace the Platform to make it non-infringing; (ii) procure any rights from any Person necessary to offer the Platform; or (iii) terminate providing the Platform, in each case in full satisfaction of its obligations pursuant to this subsection.

## 2.22) Disclosure of User Information

By opening an Account with Basis and by placing Orders with Basis and entering into transactions User acknowledges that it may be providing personal information (possibly including sensitive data) to Basis, and User consents to the processing of that information by Basis for the purposes of performing its obligations under this Agreement and administering the relationship with User including the disclosure of the information to Affiliates. Data may be transferred to, and stored and processed in countries, which do not offer “adequate protection” for any purpose related to the operation of the User’s Account. Such purposes include the processing of instructions and generation of confirmations, the operation of control systems, the operation of management information systems and allowing staff of any of BASISs Affiliates who share responsibility for managing the User’s relationship from other offices to view information about the User. Basis will not share or sell information regarding its and/or prospective users, except to its employees, agents, partners, and associates as required in the ordinary course of Basis’ business conducted on behalf of clients, including but not limited to, Basis’ banking or credit relationships in accordance with Basis’ privacy policy, which may be found at [www.Basiscap.com](http://www.Basiscap.com). Basis may also disclose to competent regulatory authorities and law enforcement authorities any information regarding the User and User’s transactions in response to a request for such information or in response to a court order or subpoena. User is entitled to ask Basis for details of the personal information that Basis may hold about User, the purpose for which they are being or are to be processed, and the recipients to whom such information is or may be disclosed.

## 2.23) Amendments

User understands, acknowledges and agrees that Basis may amend or change this Agreement at any time by Basis with the revised terms of the Agreement taking effect from the date of publication, unless otherwise specified by either 1.) publishing the revised terms of this Agreement on its website, or 2.) by sending an email message to User. User’s continued use of the Platform shall be deemed to constitute acceptance of any such revised terms of this Agreement. No waiver or amendment of this Agreement may be implied from any course of dealing between the parties or from any failure by Basis or its agents to assert its rights under this Agreement on any occasion or series of occasions. No oral agreements or instructions to the contrary shall be recognized or enforceable.

## 2.24) Termination

This Agreement shall continue and be in effect until termination by User or Basis. User may terminate this Agreement if: (i) User has no open Foreign Currency positions and no liabilities held by or owed to Basis; and (ii) User has provided written notice to Basis by email to [support@Basiscap.com](mailto:support@Basiscap.com) or by first class post or other delivery service to Basis; and (iii) Basis has



accepted the notice as provided in Section 18 hereof. Basis may, in its sole discretion, terminate this Agreement at any time, effective immediately. Termination by either party shall not affect any Contracts or other transactions previously entered into and shall not relieve either party of any obligations set out in this Agreement, nor shall it relieve User of any obligations arising out of any deficit balance.

#### 2.25) Entire Agreement

This Agreement together with the User Account Application embodies the entire agreement between Basis and the User, superseding any and all prior written and oral agreements.

#### 2.26) Recordings

User acknowledges and agrees that any and all conversations between User and Basis principals, agents, employees or associates, including client service and operations desks may, at the option and in the sole discretion of Basis, be recorded electronically with or without the use of an automatic tone warning device. User further agrees to the use of such recordings and transcripts thereof as evidence by Basis in connection with any dispute or preceding that may arise involving User or Basis.

#### 2.27) Binding Effect

This Agreement shall be continuous and shall cover, individually and collectively, all Accounts of User at any time opened or reopened with Basis, irrespective of any change or changes at any time in the personnel of Basis or its successors, assigns, or affiliates. This Agreement, including all authorisations, shall inure to the benefit of Basis and its successors and assigns, whether by merger, consolidation, or otherwise and shall be binding upon User and/or the personal representatives, heirs, executor, administrator, trustee, legatees, legal representative, successors and assigns of User.

#### 2.28) Governing Law

An Order, or transaction, which is subject to the rules of a market or exchange, shall be governed by the law applicable to it under those rules. Subject to the immediately preceding sentence, this Agreement and all Orders and Transactions will be governed by and construed in accordance with United Kingdom Law.

### 2.29) Jurisdiction

Each of the parties irrevocably:

- i. Agrees that the courts of the United Kingdom will have jurisdiction to settle any Proceedings and submits to the jurisdiction of such courts (provided that this will not prevent us from bringing any proceedings against you in the courts of any other jurisdiction); and
- ii. Waives any objection, which it may have at any time to the laying of venue in respect of any Proceeding brought in any such court and agrees not to claim that such Proceeding has been brought in an inconvenient forum or that such court does not have jurisdiction over it.

### 2.30) Acceptance

This Agreement shall not be deemed to be accepted by Basis or become a binding contract between User and Basis until the signed User Account Application has been received and approved by Basis. In the event that there are any unauthorised alterations or deletions to this Agreement or related documents such alteration and deletions shall not be binding on Basis and said original forms shall govern Account.

### 2.31) Authorization to Transfer Funds

User hereby agrees that Basis may at any time and from time to time, in the sole discretion of Basis, apply and transfer from any of User's Accounts with Basis to any of User's other accounts, whether held at Basis or other approved financial institutions, any of the Contracts, currencies, securities or other property of User held either individually or jointly with others to another account.

### 2.32) Survival of Certain Sections

Sections 1.9, 1.13, 1.20, 1.21, 1.22(a), 22(b), 1.24, 1.25, 1.33, 1.34, 1.35 and 1.36 hereof shall survive the expiration, termination, and/or completion of this Agreement.

### 2.33) Assignment

User shall not assign this Agreement in any manner without the prior written consent of Basis, and any attempted assignment in violation of this Section 34 shall be null and void. Basis may assign this Agreement to another Person in connection with the transfer of all or part of Basis' assets or business to an Affiliate of Basis or to a third party. This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors, permitted assigns and legal representatives. This Agreement shall be for the sole benefit of the parties to this Agreement and their respective successors, permitted assigns and legal representatives and is not intended, nor shall it be construed, to give any other Person (other than the parties hereto), any legal or equitable right, remedy or claim hereunder.

### 2.34) Independent Contractors

The parties to this Agreement are independent contractors. Neither party is an agent, representative or partner of the other party. Neither party shall have any right, power or authority to enter into any agreement for, or on behalf of, or incur any obligation or liability of, or to otherwise bind, the other party. This Agreement shall not be interpreted or construed to create an association, agency, joint venture or partnership between the parties or to impose any liability attributable to such a relationship upon either party.

### 2.35) Severability

The invalidity of any portion hereof shall not affect the validity, force or effect of the remaining portions hereof. If it is ever held that any restriction hereunder is too broad to permit enforcement of such restriction to its fullest extent, such restriction shall be enforced to the maximum extent permitted by law.

### 2.36) Injunctive Relief

In the event of a violation or threatened violation by User of Sections 6, 7, 12, 13 or 20 hereof, or the violation or threatened violation by User of the IP Rights, Basis shall have the right, in addition to such other remedies as may be available pursuant to law or this Agreement, to injunctive (including preliminary and permanent injunctions and temporary restraining orders) or declaratory relief enjoining such act or threatened act. User acknowledges that legal remedies for such violation or threatened violation are inadequate.

### 2.37) Titles and Headings

The headings and table of contents in this Agreement are for reference purposes only, and shall not in any way affect the meaning or interpretation of this Agreement.

### 2.38) Authorization to Transfer Funds

User hereby agrees that Basis may, at any time and from time to time, in the sole discretion of Basis, apply and transfer from any of User's Accounts with Basis to any of User's other accounts, whether held at Basis or other approved financial institutions, any of the Contracts, currencies, securities or other property of User held either individually or jointly with others to another account.

User authorises Basis to pass on or transfer and Margin held or received as Client Money to an exchange, clearing house, clearing broker or an intermediary broker, and allow such persons to hold and control that Margin in a segregated account, where Basis transfers that Client Money (a) for the purposes of a transaction for the User through or with that person; or (b) to meet User's obligations to provide Collateral for a transaction where User's account consists of more than once Account, this authorization shall apply to all of User's Accounts with Basis. This Agreement to transfer Collateral shall remain in effect so long as the User's Account with Basis remains open or User has any obligations of any kind to Basis, under the Client Agreement.

### 3 Risk Disclosures

In consideration of Basis agreeing to act as a matched, riskless principal to User, User acknowledges, understands and agrees that:

#### 3.1) Trading is Speculative and Risky

Foreign exchange trading, spot metal and CFD trading is highly speculative and is suitable only for those users who (a) understand and are willing to assume the economic, legal and other risks involved, and (b) are financially able to assume losses significantly in excess of margin or deposits. Trading is not an appropriate investment for retirement funds. User represents, warrants and agrees that User understands these risks; that User is willing and able, financially and otherwise, to assume the risks of Foreign Exchange Trading, Spot Metal Trading and CFD Trading and that loss of a Client's entire Account Balance will not change the Client's life style.

#### 3.2) High Leverage and Low Margin Can Lead to Quick Losses

The high leverage and low Margin associated with Foreign Exchange Trading, Spot Metal and CFD Trading can result in significant losses due to price changes in Foreign Exchange Contracts, Cross Currency Contracts and Metal Contracts. Clients must maintain the Minimum Margin Requirement on their Open Positions at all times. It is the User's responsibility to monitor his/her Account Balance. Basis has the right to liquidate any or all Open Positions as described in the User Agreement and Margin Policies and Procedures. Increasing leverage increases risk.

#### 3.3) Prices, Margin and Valuations are set by Basis

Basis will provide prices to be used in trading, valuation of User positions and determination of margin requirements. Although Basis expects that these prices will be reasonably related to prices available in the interbank market, prices reported by Basis may vary from prices available to banks and other participants in what is known as the interbank market. Basis will exercise considerable discretion in setting and collecting margin. Basis is authorized to convert funds in User's Account for margin into and from such Foreign Currency at a rate of exchange determined Basis at its sole discretion on the Basis of then-prevailing money market rates.

#### 3.4) Trading and Execution

The Platform or platforms may contain features that are different from other trading systems.

User should become familiar with the order entry process before using the Platform.

### 3.5) User Makes Independent Decisions - Basis is Not an Adviser or a Fiduciary

Each decision by User to enter into a Contract or other transaction with Basis and each decision whether a Contract or other transaction is appropriate or proper for Client is an independent decision by User. Basis is not acting as an advisor or serving as a fiduciary to User. User agrees that Basis has no fiduciary duty to User and no liability in connection with and is not responsible for any liabilities, claim, damages, costs and expenses, including attorney's fees incurred in connection with the User's use of the Platform.

### 3.6) There is no Central Market or Clearinghouse Guarantee of Payment

Each Contract is a contract directly between Basis and the User. There is no clearinghouse and no guarantee by any party of the User's payment obligations. User must look only to Basis for performance on all Contracts in User's Account for return of any margin or Collateral.

### 3.7) No Guarantees of Profit

There are no guarantees of profit or freedom from loss. Client has received no such guarantees from Basis or from any of its representatives. Client is aware of the risks inherent in executing transactions on the Platform and is financially able to bear such risks and withstand any losses incurred.

### 3.8) Client May Not be Able to Close Open Positions

Due to market conditions or other circumstances Basis may be unable to close out User's position at the level specified by User, and User agrees Basis will bear no liability for failure to do so.

### 3.9) Internet Trading

Since Basis does not control signal power, its reception or routing via internet, configuration of User's equipment or reliability of its connection, Basis shall not be liable for any claims, losses, damages, costs or expenses, including attorney's fees, caused, directly or indirectly, by any breakdown or failure of any transmission or communication system or computer facility or trading software, whether belonging to Basis, User, any market, or any settlement or clearing system when User trades online (via Internet).

### 3.10) Telephone

Basis is not responsible for disruption, failure or malfunction of telephone or live chat lines.

### 3.11) Quoting Errors

Should a quoting error occur due to a mistype of a quote or a misquote given by telephone and/or electronic means (including responses to User requests), Basis is not liable for any resulting errors in Account Balances and reserves the right to make necessary corrections or adjustments on the Account involved. Any dispute arising from such quoting errors will be resolved on the Basis of the fair market value, as determined Basis, in its sole discretion, of the relevant Currency Pair at the time such an error occurred.

## 4 FX, Metals, Contract for Difference (CFD) and Options Addendum

### 4.1) Introduction

The FX, Metals, CFD, and Options Addendum is an integral part of the Basis Client Agreement and applies clients (or “Users”) trading in any or all of those with us. It is the User’s responsibility to carefully read this Addendum and to inform Basis of any questions or objections that User may have regarding them before entering each and every Order. In entering Orders on the Platform, User agrees, represents, warrants and certifies that User understands and accepts the terms and conditions of this addendum, as they are set forth here and as may be amended from time to time by Basis, in its sole discretion, and User agrees to comply with this FX, Metals, CFD and Options Addendum as currently in effect at any time.

### 4.2) Trading Hours

All references to Basis hours of trading are using a 24-hour day from 5:00 pm ET (New York time) on Sunday to 5:00 pm ET (New York time) on Friday. Some Digital Asset markets may be open 24 hours per day, 7 days per week. Basis reserves the right to suspend or modify its trading hours at any time and on such an event will inform clients in advance on a best-efforts Basis of any changes in its operating hours. Following submission of an Order to trade, it is the sole responsibility of User to remain available for Order and Fill confirmations, and other communications regarding User’s Basis account until all open Orders are completed.

### 4.3) Client Accounts, Initial Deposits, Demo Trading Systems

#### 4.3.1) Documents

Before User can place an Order with Basis, User must complete the User Account Application and read, complete and sign the Client Agreement, the Margin Policies and Procedures and these Trading Policies and Procedures and all applicable addenda. User must deposit sufficient funds in the User’s Account, the User Account Client Application must be approved by Basis and the deposited funds must have cleared the banking system. Also, Basis must accept the User Account Application before Basis will permit User to trade in User’s Account. User will be notified by e-mail when the User Account Application has been approved. Basis may, in its sole discretion, initially accept a fax and/or e-mail copy of the signed User Account Application and may permit one or more trades if User has deposited sufficient funds into the Account.



#### 4.3.2) Currency for Rendering Accounts

All initial deposits to User Accounts will be accepted in your Account Currency, and, unless settlement and delivery of a Foreign Currency have taken place, all Account Balances will be computed and reported in your Account Currency only.

#### 4.3.3) Recognition of Deposits

No deposit shall be recognized until the wire has been fully cleared and collected by Basis' bank or depository institution. You will be notified via email once your funds have been received by Basis, posted to User's Account and are available for trading.

#### 4.3.4) Fees

All banking fees shall be charged to the User's Account at Basis' discretion.

#### 4.3.5) Calculation of Gains and Losses

Subject to adding or deducting amounts in relation to the Spot Forex trade concerned in accordance with this clause and to relevant adjustments when you close a Spot Forex trade, gains and losses are calculated as follows:

- Amount of Account Currency on closing multiplied by (difference between Basis currency exchange rate at the opening of trade concerned and Basis' currency exchange rate on closure of the trade concerned);
- Less all amounts payable by you to us in relation to that trade, such as commission.

If you wish to calculate whether a particular open trade is in gain or loss at any given time, you can so, but using the relevant Marked to Market price as the closing Deal Price.

The following apply in relation to gains and losses:

- Gains on closed positions will be credited to your Cash; and
- Losses on closed positions will be debited from you Cash.

All amounts payable by to us will be deducted from your Cash. Likewise, we can credit to your Cash any amounts we owe you or any adjustments to which you are entitled. Gains and losses on open positions will not be credited to or debited from your Cash. Marked to Market gains and losses are taken into account in the calculation of Margin and in assessing whether will close trades. It is your own best interest to make you know how to calculate gains and losses and what amounts will be added or deducted in relation to your trades. All the information you need

is available in the Platform. If you are in doubt, please contact our Client Services Team.

#### 4.3.6) Payments of Gains and Losses

We can retain:

- Any amount you owe us in respect of the Account e.g. realised losses, Initial Margin and Variation Margin;
- Amounts to cover Marked to Market losses;
- Any unrealised Gains/Losses
- Any other amounts you owe us under the User Agreement;
- Any and all amounts on your Account pending receipt by us of the originals of any Account opening documentation (including in relation to money laundering regulations), if you only supplied us with copies when we opened your Account;
- Any gains you made through the use of arbitrage or price latency;
- Any amount you owe us in relation to any other Account(s) you have with us or on any other grounds;

We will retain the amounts referred to in this clause. If you have positive Cash (in excess of the amounts referred to in this clause, we will make that excess positive Cash available for withdrawal and the amount payable will be sent on request in your Account Currency. Please note that any gains, which are part of Unrealised Gains and Losses will not be paid to you.

If you have negative cash, that negative sum is due and payable by you to Basis immediately.

#### 4.3.7) General Payment Terms

The following applies to all payments by you to Basis:

- All payments must be made in your Account Currency. If you pay us in any other currency, we can charge you the cost of conversion into that Account Currency;
- You will only be credited for the net amount received after all deductions, for example, bank charges and any other costs of transfer;
- If you send payments by cheque, we will not credit your Account with the payment.
- We do not accept cheques;
- In the case of payment of Margin, we only accept payment by telegraphic transfer, debit card or any other method of immediate electronic transfer acceptable to us;
- We do not accept payments in cash;
- We can charge interest on late payments.

#### 4.4) Settlement Date; Rollovers

- Open net-based spot Contracts roll-over on a daily Basis at 17:00 (5:00 p.m.) ET.
  - Net based spot Contracts roll-over as follows:
  - A new net-based spot Contracts is opened (in the same market, at the same time that the original net-based spot Contract is closed), at the relevant Price applicable to net based spot Contract;
  - Basis uses the Tom/Next swap rate as the bench mark for these roll-overs and therefore any opening net-based spot Contract (i.e. as per the 2nd bullet point above) struck after 17:00 hours (5:00 p.m.) ET on any of our trading days (for the relevant market) will be subject to a new value date.
- No commission is charged on the roll-over of a net-based spot Contract.
- We can refuse to roll-over a net-based spot Contract if:
  - The funds in your account are insufficient to enable that trade to roll-over
  - For any other reason we are entitled to refuse to open a Contract for you.
- If we do refuse to roll-over a net based spot Contract, we will close that trade at the time referred to in clause 14.1 and at the relevant Deal Price.
  
- Spot metals are non-deliverable and settled in cash.

#### 4.5) Payments, Margin and Netting

##### 4.5.1) Payments

Each Party will make each payment or delivery specified in each Confirmation to be made by it, subject to the other provisions of this Agreement. Payments shall be made on the due date, in the currency and to the account, each as specified in the Account Application or if not set forth in the Account Application, the relevant Confirmation. Where settlement is by delivery rather than by payment, delivery will be made for receipt on the due date in the manner customary for the relevant obligation unless otherwise specified in the relevant Confirmation.

##### 4.5.2) Early Termination

A Transaction may be liquidated or terminated prior to maturity only with the consent of both Parties unless there has been an Event of Default or Event of Change. Consensual

early termination of a Transaction will most likely include a mutually agreed payment by one Party to the other Party.

#### 4.5.3) Initial Margin

As security for payment of the Counterparty's obligations under a Transaction, Basis shall request Counterparty to pay Basis an amount of cash (\$ US Dollars) calculated by Basis in its discretion as "Initial Margin" for that Transaction. Payment of Initial Margin for a Transaction shall be made on the day before such Transaction is initiated, as specified in the relevant Confirmation.

#### 4.5.4) Variation Margin

As further security for the payment of the Counterparty's obligations under its Transactions, Counterparty shall pay to Basis daily variation margin in cash (\$ US Dollars) in the amount calculated by Basis in its sole discretion ("Variation Margin") as the net amount, if any, that would be payable to Basis if all then outstanding Transactions were terminated. Variation Margin will be posted subject to a minimum transfer amount of \$ \_\_\_\_-0-\_\_\_\_. The minimum transfer amount means the margin amount under which no actual transfer of funds is required. (b) If Basis provides notice by 11:00 am New York time on any Business Day to Counterparty that a payment of Variation Margin is required, Counterparty shall pay such Variation Margin by 5:00 pm New York time on the same Business Day. If Basis provides any such notice after 11:00 am New York time on a Business Day, Counterparty shall pay the Variation Margin specified in such notice by 12:00 pm New York Time on the next Business Day. Upon Counterparty's request, Basis may return excess amounts of Variation Margin (as determined by Basis in its sole discretion), provided, that in no event shall the total amount of Initial Margin and Variation Margin deposited by Counterparty be less than the Initial Margin with respect to all then outstanding Transactions.

#### 4.5.5) Use of Margin

Counterparty hereby pledges to Basis, as security for its obligations hereunder and under all Transactions, and grants to Basis a first priority continuing security interest in, lien on and right of set-off against all Margin transferred to or received by Basis hereunder. Upon the return by Basis to Counterparty of any Margin, the security interest and lien granted

hereunder on that Margin will be released immediately, without any further action by either party. Basis shall be entitled to hold Variation Margin and Initial Margin, itself or to appoint an agent (a “Custodian”) to hold Margin on its behalf. Upon notice by Basis to Counterparty of the appointment of a Custodian, Counterparty’s obligations to make any transfer of Initial Margin will be discharged by making the transfer to that Custodian. The holding of Margin by a Custodian will be deemed to be the holding of that Margin by Basis. Basis shall be entitled to pledge, re-hypothecate, invest, use, and commingle Margin deposited by Counterparty, free from any claim or right of any nature whatsoever. Upon the occurrence of an Event of Default with respect to Counterparty, Basis may exercise all rights as a secured party under Law or in contract, including the right to immediately apply Margin deposited by Counterparty against any amounts owed to Basis by Counterparty hereunder or under any other agreement. Following the termination of a Transaction, Basis shall return to Counterparty any Margin deposited by Counterparty with respect to such Transaction, net of any amounts owed by Counterparty with respect to such Transaction at the Counterparties request. Counterparty shall not be entitled to interest on any Margin deposited with Basis.

#### 4.5.6) Security

As security for the payment or performance of all obligations to Basis or any of its affiliates now or hereafter existing (collectively, the “Basis Entities”) presently outstanding or to be incurred under this or any other agreement or otherwise, Client grants the Basis Entities a security interest, in and right of, setoff against any and all property belonging to Client or in which Client may have an interest, and the proceeds thereof, held by any Basis Entity or carried in any account of Client with any Basis Entity, or which are or may become, due to Client or to Basis Entities for any account (including amounts from any exchange or clearing broker in respect of any Contracts) and all rights Client may have against any of the Basis Entities (collectively, the “Collateral”). The Collateral shall be subject to such security interest and right of set-off to discharge all obligations of Client to any of the Basis Entities, wherever or however arising, and without regard to whether or not any Basis Entity has made loans with respect to such Collateral.

#### 4.5.7) Next Business Day

If a payment of Margin is due under this Agreement on a day that is not a Business Day, then such payment shall be made on the next Business Day following the due date.

#### 4.5.8) Netting and Payment Obligations

If payments are due from both Parties on the same day in the same currency with respect to the same Transaction, the Parties shall net the amounts due to one Party against the amounts due to the other Party, with the Party owing the greater aggregate amount paying to the other Party the difference between the amounts owed.

#### 4.5.9) Default Interest

If a Party fails to remit any amount payable by it when due, interest on such unpaid portion shall accrue at the Default Interest Rate from (and including) the due date to (but excluding) the actual date of payment.

#### 4.5.10) Condition Precedent for Payment

Each obligation of each Party to pay any amount due under this Agreement (other than an amount that is due under Articles 5 or 6) is subject to the condition precedent that no Event of Default (or event, act or omission which, with the passing of time and/or the giving of notice, will give rise to an Event of Default) has occurred and is continuing with respect to the other Party, provided, that any deferred payment obligation shall be accounted for and settled on a net basis on the later of (a) the date the relevant Event of Default or potential Event of Default is cured or waived, and (b) the scheduled termination date of the Transaction with the latest scheduled termination ACCO date in existence on the date the deferral commences.

#### 4.5.11) Tax Forms, Documents or Certificates

Each Party agrees to promptly provide to the other Party (or to such government or taxing authority as the other Party reasonably directs), any form, certificate or document required or reasonably requested by the other Party in order to allow such other Party to make a payment under the Agreement without any deduction or withholding for or on account of any tax, or with such deduction or withholding at a reduced rate.

#### 4.5.12) Disputed Statements

If Counterparty, in good faith, disputes the amount (in whole or in part) of any invoice, statement or other payment demand (other than a demand for Margin), Counterparty shall pay to Basis the undisputed portion thereof, and the Parties shall work in good faith

to resolve the dispute. If it is ultimately determined that Counterparty owes all or a portion of the disputed amount, Counterparty shall immediately pay to Basis that amount upon such determination with interest at the Default Interest Rate from and including the original due date to but excluding the date payment is actually made.

#### 4.5.13) Verification of Information

In the event of a good faith dispute regarding payments to be made pursuant to any Transaction, each Party shall have the right to verify the accuracy of any invoice, payment demand, charge, payment or computation made under this Agreement (other than one relating to Margin) by requesting copies of relevant portions of the books and records of the other Party, which records the other Party shall provide within a reasonable time. Any request for verification must be made within one (1) year after the date of the invoice or other item with respect to which the request is made.

User shall provide and maintain with Basis margin in such amounts and in such form as Basis, in its sole discretion, may require. Basis does not require User to pay the full price of the Contract or CFD trade. User is required to post a percentage of the full amount, which User is obligated to pay to Basis to secure User's obligations to Basis. Basis will notify User of such initial amount and such amount is subject to change at any time in Basis' sole discretion and without prior notice. User agrees to accept the Max Net Open Position and Max Net Open Position Close as determined by Basis in its sole discretion and may not exceed such parameters at any point in time. User has sole obligation to ensure that User's Available Equity is sufficient to initiate and maintain any Open Position(s).

#### 4.6) Variation Margin and Closure of Positions for Contracts

##### 4.6.1) General Payment Terms

- a) You must pay Variation Margin to us if the Risk Level is 75% or less. Risk Level is a percentage calculated as follows:
  - o (Total Equity divided Margin Req.) multiplied by 100.
- b) For the purpose of calculating whether Variation Margin is payable, and if so, how much, all relevant figures will be converted in your Account Currency.
- c) The amount of Variation Margin you must pay to us depends on how your Available Equity is calculated as set out in section 1 of the Client Agreement. The amount of Margin you must pay to us depends is the amount needed to return your Available

Equity to zero. For example, if your Available Equity is minus 250.00 you must pay us 250.00.

- d) Variation Margin is payable immediately upon your Risk Level reaching 75% or less. It is due for payment immediately on a Variation Margin Call being made and is payable (in full) in accordance with the following timescales:

Amount of Variation Margin Due	Timescale for Payment
< £10,000 (or ccy equivalent)	Within five Business Days (including the date of the Variation Margin Call if a Business Day).
≥ £10,000 or more (or ccy equivalent)	If the Margin Call was made before noon on a Business Day, full payment must be made on that Business Day. In any other circumstances, full payment must be made on the next Business Day.

- Please note that if Margin due is less than 10,000 (or currency equivalent), but then rises to 10,000 (or currency equivalent) or more, the timescale for payment will be that applicable to Margin of 10,000 (or currency equivalent) or more (in other words you will not be permitted five (5) Business Days in which to pay one tranche).
  - You must monitor your Account, and all relevant factors, so that you know the current Risk Level, Available Equity and whether or not Variation Margin is payable. All the information you need in order to make these calculations is available in the platform.
- e) We are not obliged to tell you if Variation Margin is payable nor make a Variation Margin Call. We have no liability to you if we fail to tell you that Margin is payable and/or fail to make a Variation Margin Call.
- f) Despite section 3.5, we will endeavor to make a Variation Margin Call to you:
- When the Risk Level reaches 75%



- When the Risk Level reaches 50%
- g) We will be regarded as having a Variation Margin Call if we send you an e-mail requesting payment of Variation Margin. In addition, e-mail will generally be the only method by which we make a Variation Margin Call on you. Therefore, you must ensure that you maintain an e-mail address at all times and keep us up to date and informed of your current e-mail address.
- h) We will also be regarded as having a Variation Margin Call if we:
  - Use any means of communication to contact you requesting payment of Margin, for example SMS text, pager, voicemail, telephone, fax or post;
  - Send you a message via the Platform;
  - Have left a message with someone we reasonably believe will pass the message to you (e.g. a spouse or work colleague), even if you do not contact us;
  - Have used other reasonable means to contact you, even if we have been unable to do so and have not been able to leave a message for you.
- i) Please note that we will generally only use the means of communication in this section 3.6.1 (h) if:
  - We have reasonable concerns that an email we have sent has not been received by you;
  - For any reason we are unable to send you an email;
  - Acting reasonably, we think it appropriate to do so;
  - Amount of Variation Margin due.
- j) If any of the following occurs, we are entitled to close all open positions on your Account and cancel all Orders:
  - If Risk Level is 25% or less;
  - if you have failed to pay the full amount of Variation Margin due in accordance with the timescale in clause 3.5 and 3.6.1 (d).
- k) We can close your open positions and cancel all Orders as referred to in section 3.6.1 (j) with, or without, giving you notice. If we do so without giving you notice, we will inform you that we have done so either by e-mail or as referred to in section 3.6.1 (h).

#### 4.6.2) [Payment Instructions](#)

- The following also apply in relation to Variation Margin:
  - All payments you make to us must be your Account Currency, unless we agree otherwise;

- We only accept payment of Margin by telegraphic transfer, debit card or any other method of immediate electronic transfer acceptable to us;
- Subject to the FCA or other regulatory rules governing your Account, we can allow your open positions to run, and allow you to open new positions, even if you have not paid Margin payable;
- Margin does not represent your total liability to us. You must also, for example, pay to us any losses you have incurred on closed positions as well as any other amounts payable under the User Agreement.

## 5 Appendix A: Professional Client Definition

Basis may treat User as an elective professional client if User complies with (1) and (3) and, where applicable, (2):

1. User represents and warrants that User has the **expertise, experience and knowledge** that gives reasonable assurance, in light of the nature of the transactions involved (the "qualitative test");
2. User represents and warrants that at least two of the following criteria are satisfied:
  - (i) User has carried out transactions, in significant size, on the relevant market at an average frequency of 10 per quarter over the previous four quarters;
  - (ii) The size of User's financial instrument portfolio, defined as including cash deposits and financial instruments exceeds EUR 500,000; and
  - (iii) User works or has worked in the financial sector for at least one year in a professional position, which requires knowledge of the transactions or services envisaged; (the "quantitative test"); and
3. The following procedure is followed:
  - (i) User must state in writing to Basis that User wishes to be treated as a professional client either generally or in respect of a particular service or transaction or type of transaction or product;
  - (ii) Basis must give User a clear written warning of the protections and investor compensation rights User may lose; and
  - (iii) User must state in writing, in a separate document from the contract, that User is aware of the consequences of losing such protections.

## 6 Appendix B: Order Execution Policy

Defined terms used in this Policy have the same meaning given in the Client Agreement.

### Best Execution

- Basis deals with clients as agent and acts on User's behalf as User's agent. Basis takes all reasonable steps to obtain, firm price quotes for execution, as further described below (and subject to Order Execution Risks also noted below), to achieve the best possible result for User taking into account the total consideration payable (excluding Basis' charges), representing the price of the financial instrument and the costs related to execution. Nevertheless, whenever there is a specific instruction from User Basis shall execute the order following the specific instruction. The Basis Order Execution Policy does not, however, guarantee that execution at quoted prices (after deducting charges which may be included in the quoted price) will always be execution at a price which is as good as, or better than, one which might have been available elsewhere.

### Execution as Matched Agent & Charges

- Basis will deal with User as a matched agent unless it informs you otherwise and therefore Users orders are executed with Basis. However, Basis acts as agent on behalf of User and as a matched agent executes a corresponding transaction with a third party to achieve the best execution results on User's behalf. The charges of Basis may be incorporated as a mark-up or mark-down (the difference between the price at which it takes a principal position and the transaction execution price with User). Basis may alternatively agree to charge a commission or a combination of commission and mark-up or mark-down. The charges of Basis are not taken into account in determining best execution prices.

### Execution Venue

- To evaluate the quality of a selected execution venue, we analyse e.g. reversion numbers and market share based on quarterly venue analysis. If we deem a venue to consistently underperform, we may ask the broker to stop executing orders on the venue on our behalf. Where applicable, broker selection is subject to the client's ISDA agreements.

### Foreign Exchange

- Basis price quotes are generally derived from prices provided to its Platform-by-Platform users including selected top tier global banks in the wholesale foreign exchange markets which Basis believes will provide the best available prices to User on a consistent Basis.

**Closed Markets**

- Services are offered 24 hours daily on business days.
- Gapping, as described below, can occur when the market is not trading over the weekend with the result that on re-opening of the market price of the relevant foreign exchange pair can be markedly different from the closing price, with no opportunity for User to close its trade before the market re- opens.

**Order Execution Risks****Slippage**

- Basis takes reasonable steps so that execution of quoted prices will obtain the best possible result for User at the time the quote is provided however fast-moving markets may result in execution of a transaction at a price, which has ceased to be the best market price.

**Trading System or Internet Connectivity Execution Delays**

- Delays in execution beyond the control of Basis may occur as a result of technical failures or malfunctions in connection with use of the Platform or Internet connectivity or processing speed for which we do not accept responsibility.

**Monitoring and Review**

- Basis monitors the effectiveness of its order execution arrangements and execution policy in order to identify and, where appropriate, correct any deficiencies. Basis shall notify User of any material changes to its order execution arrangements or execution policy.

## 7 Appendix C: Definitions and Glossary

<b>“Access Codes”</b>	All security identification codes and passwords.
<b>“Account”</b>	The client account with Basis. The end users account.
<b>“Account Balance”</b>	The total of all deposits, interest income and expense and Realised Gains, less all withdrawals, Realised Losses and incidental fees that are available for withdrawal.
<b>“Account Currency”</b>	The currency we use for settlement when we open your account and that you fund your account with.
<b>“Affiliate”</b>	An affiliate means, with respect to any person, any other person who directly or indirectly, through one or more intermediaries, controls, is controlled by, or is under common control with such person. The term “control” means the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of a person, whether through the ownership of voting securities, by contract or otherwise, and the terms “controlled” and “controlling” have meanings correlative thereto.
<b>“Agreement”</b>	The agreement is the Client Agreement as it may be amended or modified from time to time in accordance with its’ terms.
<b>“Aggregate Data”</b>	The data and/or other information about trading provided by the user to any platform of Basis, or Basis API, in the aggregate, so long as such data or other information, as disclosed by Basis, does not identify to a third-party viewer that the source of specific trading data is the user.
<b>“Available Equity”</b>	Total equity less any equity held in required trading margin.
<b>“Base Currency”</b>	With respect to a FX or Digital Currency contract, the first currency in a currency pair, and with respect to a CFD, the settlement currency.
<b>“Cash”</b>	The balance in a users’ account after all credits and debits have been made (for example in respect of closed positions, but not Unrealised Gain/Loss or open positions).
<b>“Collateral”</b>	Collateral is defined in section 2.14).
<b>“Confidential Information”</b>	Confidential Information is defined in section 2.19).

<b>“Contract”</b>	Contract is defined in section 2.3).
<b>“Covered Proceeding”</b>	This is defined in section 2.21).
<b>“Currency Pair”</b>	Two currencies or digital currencies that comprise a foreign exchange buy or sell.
<b>“Current Position”</b>	Means total equity less margin requirements.
<b>“Data”</b>	Data and other information generated by Basis’s platforms and/or otherwise provided to the user by Basis hereunder, including, without limitation, information regarding bids, offers, pricing, spreads, trading volume, liquidity and block trades.
<b>“Deal Price”</b>	The deal sell price (lower of two prices set by the platform for the same market) or the deal buy price (higher of two prices set by the platform for the same market), as the context requires.
<b>“Delta”</b>	The software and intellectual property rights owned or licensed by Basis and its third-party partners, or any affiliate of Basis, in connection with the platform or platforms, which have been developed, used or operated by Basis.
<b>“Digital Asset”</b>	Digital assets are assets that exists in a binary format and comes with the right to use. Cryptocurrencies are the most common form of digital assets.
<b>“Existing Technology”</b>	The software and intellectual property rights owned or licensed by Basis and its third-party partners, or any affiliate of Basis, in connection with the platform or platforms, which have been developed, used or operated by Basis.
<b>“External Feed”</b>	An automated price stream that requires completion of a validation check by some automated process outside the control and premises of the Basis platforms.
<b>“FCA”</b>	The Financial Conduct Authority.
<b>“FCA Rules”</b>	The rules, regulations and guidelines of the FCA together with the Investment Business Act of 2003, the Proceeds of Crime Act of 2008, and any rules or regulations promulgated pursuant thereto.
<b>“Fees”</b>	Fees are defined in Section 2.21).
<b>“Floating Gain/Loss”</b>	The total of all open positions on your account, marked to market

<b>“Foreign Currency”</b>	The legal tender issued by and acceptable for the payment of obligations under the laws of the United Kingdom.
<b>“Governmental Authority”</b>	Any national, federal, state, provincial, county, municipal, or local government, foreign or domestic, or the government of any political subdivision of any of the foregoing, or any entity, authority, agency, ministry or other similar body exercising executive, legislative, judicial, regulatory or administrative authority or functions of or pertaining to government, including any authority or other quasi-governmental entity established to perform any of such functions.
<b>“Basis Party”</b>	Basis, its platforms, its affiliates, and their respective representatives.
<b>“IM Factor”</b>	The percentage or multiplier specified by Basis (in its absolute discretion) in relation to a particular market.
<b>“Implied Volatility”</b>	The estimated volatility of the price of the underlying market between the time of calculation and the time of expiry.
<b>“Initial Margin”</b>	The funds required by Basis for a user to open (and maintain) a trade.
<b>“IP Rights”</b>	IP rights are defined in Section 2.19.
<b>“Law”</b>	All applicable laws, rules, regulations, judgements, decrees, treaties, ordinances, orders and rulings, interpretations and statements of policy, of any Governmental Authority or self-regulatory organisation, authority, agency or body, in each case which has jurisdiction over Basis, the User, or their respective operations.
<b>"Long Position"</b>	An Open Position that results from the purchase of the Base Currency.
<b>“Marked to Market”</b>	The value of an open position calculated at the current Deal price.
<b>“Margin Requirement”</b>	The total of all Initial Margin in respect of all Open Positions in your Account.
<b>“Maximum Net Open Position”</b>	The maximum U.S. Dollar equivalent notional value of Open Positions in the aggregate across all currency pairs that may be held at any point in time. The maximum net open position is set based upon the customers profile and Basis risk exposure formulas at Basis’s sole discretion.



<b>“Maximum Net Open Position by Currency”</b>	The maximum U.S. Dollar equivalent notional value of Open Positions by currency that may be held at any point in time. The maximum net open position by currency is calculated by adding the U.S. Dollar equivalent of all currencies held by User.
<b>“Metal Pair”</b>	The metal/currency that comprises a metals transaction.
<b>“Net Open Position”</b>	The calculation, by currency (and not currency pair), determined by adding the U.S. Dollar equivalent of all currencies owned by the user.
<b>“Open Position”</b>	Whereby user executed a trade or bet and entered into a position, either long or short for which no offsetting transaction has been entered into. Open positions include long positions and/or short positions.
<b>“Option”</b>	An off-exchange option in respect of spot foreign exchange or CFDs
<b>“Order”</b>	Is a data object that describes the users’ willingness to; (i) Buy or sell some amount of one currency in exchange for another currency or (ii) place a CFD trade and which user wants the platform or platforms to match with other Orders or Feeds for execution.
<b>“Person”</b>	A professional individual, a partnership, limited partnership, corporation, limited liability company, joint stock company, unincorporated association or organization, trust or joint venture, or a Governmental Authority or political subdivision thereof.
<b>“Platform”</b>	All Basis trading platform or platforms, accessible through the internet and/or telecommunications networks and through a front-end trading or graphical user interface or API that enables authorised Persons, either directly or through an authorised third party, to enter spot foreign currency, metals or CFD transactions.
<b>"Realised Gain/Loss"</b>	The actual gain or loss resulting from closing an open position.
<b>“Representatives”</b>	A person’s officers, directors, members, managers, and agents.
<b>“Risk Levels”</b>	Percentages calculated as (total equity divided by margin required) multiplied by 100.
<b>"Short Position"</b>	An Open Position that results from the sale of the base currency.
<b>“Standard Size”</b>	This is typically \$100,000 of base currency but maybe more or less than some pairs from time to time.

<b>“Total Equity”</b>	The sum of the following: Cash; plus (ii) any positive floating gain/loss; less (iii) any negative floating gain/loss; plus (iv) any positive unrealised gain/loss; (v) less any negative unrealised gain/loss.
<b>“Unrealised Gain/Loss”</b>	The gain or loss on a closed net-based spot forex transaction that has not been reflected in your Cash until the 2nd day after the trade has been closed, excluding the day on which it was closed.
<b>“Value Date”</b>	The day that the currency would be physically delivered (or payable) if Basis did not automatically roll over client positions at the end of each business day.
<b>“Variation Margin”</b>	The amount the user must pay Basis to return available equity to zero.
<b>“Variation Margin Call”</b>	The lot size multiplied by Vega multiplied by implied volatility multiplied by volfactor.
<b>“Vega”</b>	The rate of change of the options price with respect to changes in the implied volatility.
<b>“Vega Margin”</b>	The lot size multiplied by Vega multiplied by implied volatility multiplied by volfactor.
<b>“Volfactor”</b>	The percentage or multiplier specified by Basis (in its absolute discretion) in relation to each underlying market.

## 8 Appendix D: Electronic Trading Agreement - Signature Required

This Agreement is between (“Client”) and **Basis Capital Markets UK Ltd.** (“**Basis**” or the “**Firm**”), its principals, subsidiaries, affiliates and introducing broker(s) (“**Basis**”) with respect to the electronic or other trading account (the “**Account**”) opened on behalf of Client. This Agreement shall govern all of the aspects of the **Account** detailed below:

1) Client acknowledges that this Agreement is an addendum to the Basis Client Agreement and Terms of Business and applies to those trades entered into by Client through the use of any electronic order entry system provided or supported by Basis, including but not limited to any Basis third party electronic order entry system (collectively, the “**System**”) through the Internet or otherwise. Client further acknowledges that this Agreement also applies to those trades entered for a “voice”, or non-electronic order entry, **Account** when in the sole discretion of Basis electronic order entry is necessary to properly enter the order for any reason, including but not limited to inability to transmit the order by “voice”. This Agreement must be executed and manually received by Basis prior to Client’s commencement of any trading for the **Account**.

2) With respect to electronic trading **Accounts**, Basis or the third-party provider will assign the Client a unique confidential user identification name (“**User ID**”) and password (“**Password**”) which must be used solely by Client in order to access Basis through the **System**. Client agrees that the **User ID** and **Password** may not be disclosed to, or used by, any other person or party, for any purpose whatsoever. Client hereby agrees that all orders placed through and instructions given to Basis are Client’s sole responsibility. Client will save, defend, indemnify and otherwise hold Basis harmless of, from and against any and all liability, costs or damages of any kind arising by virtue of any unauthorized use of Client’s **User ID** or **Password**. Client will notify Basis immediately if Client becomes aware of any loss, theft or unauthorized use of Client’s **User ID** or **Password**. Client agrees to immediately notify Basis in the event of any third-party use of the **User ID** or **Password**.

3) All orders that Client initiates, irrespective of mode of order entry, are Client’s responsibility and are done at Client’s sole risk. If the **Account** is not updated to note, or if Client does not receive affirmative notification that the order has been either accepted or rejected for placement, it is the Client’s responsibility to notify Basis immediately.

4) It is Client’s duty, and not Basis, to monitor the **System** trading screen while open orders and positions are pending. Basis is not responsible for delays or errors. It is Client’s obligation, and not Basis, to monitor the **Account**’s status and the status of any open orders or positions in the **Account** and to take appropriate action to minimize loss or maximize gain.

5) Basis reserves the right to report acceptance, rejection or execution of Client’s orders by updating Client’s **Account**, electronically or otherwise, by e-mail and/or by telephone, as determined in the sole discretion of Basis.

6) Client shall be responsible for monitoring all of Client's orders until execution is confirmed or cancellation is acknowledged by Basis by updating the Account electronically, in writing or by telephone and/or e-mail. Client must cause any email notification to be printed and must retain a hard copy of said notification. Basis is not responsible for any loss due to Client's failure to cancel, replace or cover a trade prior to the updating of Client's Account or receipt of Basis written, telephone and/or e-mailed confirmation or cancellation.

7) Basis, in its sole discretion, may establish limits on the maximum number of contracts per order, the maximum number of contracts per position, and/or any other type of trading limit based upon: (a) Government or exchange imposed position limits; (b) Exchange margin requirements; (c) Position limits imposed by Basis in its sole discretion; (d) Margin requirements imposed by Basis in its sole discretion; or (e) Any other criterion as Basis may see fit. Any orders that may cause the Client's Account to exceed the limits set by Basis will be rejected by the System.

8) Notwithstanding the foregoing, acceptance of an order for placement does not constitute an agreement or representation by Basis that there is sufficient margin in Client's Account to support the resulting position. Client hereby acknowledges Client's responsibility to keep apprised of current margin requirements in connection with all trading activities; to post all required margin for trades ordered by Client, and, that Client remains liable for the losses incurred on all Client's trades, regardless of whether there is sufficient margin posted at the time the trade is ordered.

9) As with any electronic system it is possible that service could be interrupted. In that event, depending on the type of failure, it may not be possible to access the System to enter new orders, and/or modify or cancel orders previously entered.

10) Basis shall not be liable for any loss resulting from Third Party System failure, breakdown of electronic or mechanical equipment or communication lines, telephone or other interconnection problems, unauthorized access to Client's User ID or Password, Client's operating errors or any other condition over which Basis does not otherwise control.

11) Client acknowledges that the accuracy, completeness, timeliness and correct sequencing of the real-time information concerning Client's trading and Account activity, quotes and market information (the "Information") are not guaranteed by Basis. Client agrees that Basis shall not have any liability for the accuracy, completeness, timeliness or correct sequencing of the Information or for any decision made or action taken by Client in reliance upon the Information or for any interruption of any data or Information. Client agrees not to reproduce, retransmit, disseminate, sell or distribute the Information without the express written consent of Basis.

12) Basis reserves the right to terminate Client's access to electronic trading at Basis sole discretion, for any reason whatsoever, including, but not limited to, the unauthorized use of Client's User ID or Password and/or the breach of this Agreement.

13) Except as provided in the rules of various exchanges, and except in instances where there has been a finding of willful or wanton misconduct, in which case the party found to have engaged in such conduct cannot avail itself of the protections under such rules, neither Basis, any third party provider of the system nor any of their respective officers, directors, managers, agents, employees or agents shall be liable to any persons, including but not limited to client, for any loss, damage, costs or expenses (including, but not limited to, loss of profits, loss of use, or direct, indirect, incidental or consequential damages), arising from (1) any failure or malfunction, including but not limited to, any inability to enter or cancel orders, of the system or services or facilities used to support the system, irrespective of whether the subject order(s), are originally initiated electronically, or (2) any fault in delivery, delay, omission, suspension, inaccuracy or termination, or any other cause, in connection with the furnishing, performance, maintenance, repair, use of or inability to use all or any part of the system or any services or facilities used to support the system. the foregoing shall apply regardless of whether a claim arises in contract, tort, negligence, strict liability or otherwise.

14) There are no express or implied warranties or representations provided by Basis (including its subsidiaries, affiliates and introducing brokers) or any third party provider of the system relating to order entry, the system, the information, the trading software or any Basis service or facility used to support the system, including but not limited to warranties of merchantability, warranties of fitness for a particular purpose or use or warranties of no intellectual property infringement.

15) Any dispute arising out of the use of the system, Basis' third party services or BlockFill's facilities used to support the system in which Basis, its subsidiaries or affiliates or any respective officers, directors, managers, agents or employees is made a party, shall be subject to and enforced in accordance with English law. Any actions, suits or proceedings against any of the parties described in this section must be brought within two years from the time that a cause of action has accrued.

16) Acknowledgment of Risks: Client acknowledges that trading in Digital Assets, spread bets and contracts for difference is a highly speculative activity involving high leverage and volatile markets. Despite these risks, Client assumes the financial and other known risks involved in these investment or trading vehicles. Client understands that on certain specific trading dates, trading in Digital Assets, spread bets and contracts for difference may cease or expire and that when they are traded outside the Cayman Islands, trading days and hours may not coincide with domestic trading days or hours and that these factors may result in financial disadvantage to the Client. Client freely assumes these risks and holds Basis, its employees, agents, officers and owners harmless against any such loss resulting from these risks.

17) The purpose of this Electronic Trading Agreement and Risk Disclosure Statement is to advise market participants of the general features of the System and the principal risk factors related to the use of the System, either directly or as alternative order entry method, as detailed

herein. This brief Statement, however, cannot describe all aspects of the System nor can it identify all of the potential risk factors. Market users should review the full set of Risk Disclosures in their Client Agreements and contact their brokers for any further information which may be needed in order to evaluate the possible uses of, and the risks associated with, the System. To the extent necessary to effectuate the provisions hereof, any third-party provider of the System to which Client may subscribe hereunder shall be a third-party beneficiary of this Agreement.

Electronic Trading Agreement - Signature Page

Before the client may commence trading in the account, this document must be signed, physically or electronically, and returned to Basis at one of the following addresses:

Mailing Address:      Basis Capital Markets UK Ltd.  
                              Scott House, Waterloo Station  
                              London, SE1 7LY,  
                              United Kingdom

Email Address:        [applications@basiscap.com](mailto:applications@basiscap.com)

<b>Business Name:</b>	corporate applications only - please print
<b>Place and Date:</b>	dd/mm/yyyy
<b>Full Name:</b>	please print
<b>Authorised Signature:</b>	please sign

<b>Place and Date:</b>	dd/mm/yyyy
<b>Full Name:</b>	please print
<b>Authorised Signature:</b>	please sign