USD SPREADS, BINARY AND MINI CFD TRADING
Terms & Conditions

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International accounts are offered by One World Trader International in Mauritius (FSC, Number C109007185). One World Trader will act as counterparty to all international OTC derivatives trades. South African residents are required to obtain the necessary tax clearance certificates in line with their foreign investment allowance.

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Introduction

1.1 This customer agreement (“Agreement”) sets out the terms and conditions between you (being an individual or a company acting by its authorised officers), excluding any US Person (“you” or the “Client”) and One World Trader International (“OWT” or “we” or “us”). Together with our Application Form, any Website terms and conditions and the Market Information Sheets, the Agreement forms our contract with you in respect of all your spread, binary or mini CFD trading with us (“Contract”). If there is any conflict between the provisions of this Agreement and either the Application Form, any Website terms and conditions or the Market Information Sheets, the terms of this Agreement will prevail.

1.2 The importance of reading this Contract:

There are clauses in this Contract that require your careful consideration. For your reference, those terms which may limit any of your rights, or which illustrate a particular risk associated with spreads, binaries and mini CFDs are in bold font. You acknowledge that you have read and appreciated the importance of the terms and clauses in bold font.

1.3 The Contract is legally binding and all trading under it is enforceable on either party. By completing the Application Form you acknowledge that you have read the documents comprising the Contract and that you fully understand the contents of those documents and you agree that all your spread, binary and mini CFD trading will be governed by the terms of the Contract. You should not commence trading with us unless you fully understand the terms of the Contract.

1.4 We hold a Category 1 Global Business Licence and an Investment Dealer (Broker) Licence issued by the Financial Services Commission of Mauritius (“FSC”) under Licence Number C109007185. In providing such licence, the FSC does not vouch for the merits of engaging with OWT or for conducting any trading activity as contemplated under this Agreement.

1.5 Spread, binary and mini CFD transactions are entered into on a principal-to-principal basis. The substance of these transactions are not regulated under the provisions of the Securities Act 2005 or any rules and regulations made thereunder. You should be aware that there is no statutory indemnification or compensation scheme under the laws of Mauritius should you suffer any loss in trading under this Agreement. You must ensure that you understand the nature of our service before you begin to trade.

1.6 Your attention is drawn to the “Risk Warning Notice” incorporated into, and found at the end of, this Agreement. You should read with care this and all other documents and communications to you from us.

1.7 You should note that the only limits on your potential losses are those set out in the Contract.

Definitions

2.1 The following definitions include terms which you may come across during the course of your spread and/or binary and/or mini CFD trading with us and with which you may not be familiar. In some instances the terms are different from those used by other companies that offer similar products. This definitions clause is not exhaustive and you will find other terms defined elsewhere in this Agreement.

(1) **Account:** The designated number relating to your trading with OWT under which all your trading is recorded and reconciled.

(2) **Agreement:** As defined in clause 1.1.

(3) **Application Form:** The form the Client is required to complete for the purpose of seeking to become a customer of OWT.

(4) **Binary Trade:** A trade as described in clause 16.
(5) Business Day: Any day on which the banks in both South Africa and Mauritius are open for normal banking business.

(6) Client: You, being any individual or company acting by its authorised officers, excluding any US Persons.

(7) Client Money: Money held on behalf of clients pursuant to the Securities Act 2005 and regulations thereto, from time to time.

(8) Common Monetary Area: The Republic of South Africa, Namibia, Lesotho and Swaziland.

(9) Contract: As defined in clause 1.1.

(10) Contract Settlement Date: The day on which the Trade is closed.

(11) Cost Profile: Application of costs to your Account with OWT as published or otherwise communicated to you per clause 24.3 that can include, but are not limited to, execution, exchange trading, data fees (including data usage fees in respect of indices prices which may be charged by any recognised exchange), commissions, brokerage fees, derivative trading, administration or access fees, certain products and/or service fees and Account inactivity fees. In accordance with regulations passed or payment demands imposed by any taxation authority from time to time, certain constituent elements of the Cost Profile may be subject to VAT from time to time and you agree that the decision to apply such VAT charges is solely the right of OWT, even retroactively.

(12) Event of Default: As defined in clause 19.

(13) Fill or Kill and Limit: These are mechanisms in the Trading Application which can be used to ensure that any Trade you place is not at a price any worse than you intended as a result of a market moving quickly while you are considering your Trade. If you click on the Fill or Kill circle on the Trading Platform it will ensure that you cannot conclude a Trade if the product price is worse than at the time you clicked the Fill or Kill circle. The Limit circle works in an identical way, but allows you to control the worst price at which you intend to Trade by allowing you to input this directly into the available field.

(14) Force Majeure Event: As defined in clause 22.

(15) OWT: One World Trader International, a privately held company incorporated in accordance with the company laws of Mauritius with registration number C088447.

(16) OWT Contract Expiry Date: As defined in clause 15.5

(17) Guaranteed Stop Loss: As defined in clause 13.6.

(18) Initial Margin: As defined in clause 10.1 and calculated as described in clause 10.

(19) Margin: As defined in clause 11.1.

(20) Manifest Error: As defined in clause 18.

(21) Market Information Sheets: The rules relating to the specific market which are available to be traded.

(22) Mini CFD: An equity based derivative product that can be automatically rolled over to the next trading day on an indefinite basis, the terms for which are set forth in clause 17.

(23) Order: An Order is a conditional instruction to OWT to open a new or close an existing position in a particular market at a price which is better than the price we are offering at the time that you place the Order when viewed in the context of your
Trade. When you place an Order you will normally receive an email acknowledgment. An order of any nature shall in all cases be an offer to enter or exit a contractual arrangement with OWT until such time as your order is affected, whether in whole or in part, and you receive a Trade Confirmation. In this Agreement, a “trading instruction” (whether by itself or as part of a defined term) is synonymous with an Order.

(24) **Risk:** The amount of money per point that you are risking on any Trade that you place.

(25) **United States Prime Rate:** means The United States of America Dollar Interbank Overnight Deposit Rate as published on the Bloomberg treasury and money markets page.

(26) **Spread Trade:** means a transaction (comprising a non-exchange traded financial product) in terms of which we exchange the difference between the opening value and closing value of a reference instrument traded in the Underlying Markets.

(27) **Take Profit:** As defined in clause 14.1.

(28) **Time:** All references to the time of day in this Agreement are references in the format of the 24 hour clock and relate to the time in Johannesburg (G.M.T. + 0200 or B.S.T. + 0100 as applicable).

(29) **Trade and Trading:** Any transaction involving the opening or closing of a Spread Trade, Binary Trade or Mini CFD position by you or any form of instruction relating to your trading with us.

(30) **Trading Application:** The trading application operated by First World Trader Proprietary Limited, trading as GT247.com (“GT”) being GT’s proprietary software application which can be downloaded from our Website onto the desktop of your PC, mobile device and/or tablet for the purposes of conducting your trading with OWT and for which, by virtue of your entry into these terms and conditions with OWT, you are hereby granted a non-exclusive and non-transferable license to use solely for the purposes of your trading with OWT for so long as your Account is open. This license is subject to fees from time to time pursuant to the Cost Profile, revocable at any time and in all cases will terminate as soon as your Account is closed or deactivated.

(31) **Trade Confirmation:** An electronic document sent by email to your email address of record that evidences contractually that a Trade has either been accepted by OWT as opened or closed, as the case may be. Please note that in addition to Trade Confirmations, we also similarly send electronic confirmations of any Order you place. Such order confirmation is merely an acknowledgement of an offer by you to enter into, alter or conclude the contractual relationship between you and OWT. Unlike a Trade Confirmation, in no case shall an order confirmation be construed as having an impact on the contractual status between yourself and OWT.

(32) **Trailing Stop:** As defined in clause 13.7.

(33) **Underlying Markets:** Financial products, stocks, shares, debt securities, futures, options, commodities, currencies, indices and interest rates and/or other instruments and securities traded on recognised exchanges, including without limiting the generality of the aforegoing, the JSE Limited and other recognised exchanges both locally and internationally. Binary trading products that are not derived from such exchanges are also included in this definition.

(34) **US Person:** Any individual or entity (including, without limiting the generality of the aforegoing, a trust, partnership, account or other business structure or association) which is regarded a “US Person” by the relevant regulators and authorities of the United States of America in terms of the Dodd-Frank Wall Street Reform and Consumer Protection Act, 2010, any rules and regulations promulgated thereunder including, without limiting the generality of the aforegoing, the Volcker Rule (collectively the “Wall Street Act”) and the Foreign Account Tax Compliance Act (“FATCA”) which forms part of the Hiring Incentives to Restore Employment Act (“HIRE”) of 2010 any rules and
regulations promulgated there under (collectively the “FATCA Act”) and any similar law or regulation.

(35) **Website:** The website operated by GT for all purposes of this Agreement at www.gt247.co.za, www.gt247.com or any other U.R.L. owned or controlled by GT that connects the public with GT or OWT.

2.2 If any provision in a definition confers rights, or imposes obligations on you or us, effect is given to it as a substantive provision of this Agreement.

3 **Warranties and Undertakings**

3.1 Upon submitting your Application Form to us and each time you place a Trade or give us a trading instruction you will be deemed to represent and warrant to us that:

(1) All information you have supplied to us, whether in your Application Form or otherwise, is true and accurate and is not misleading in any way;

(2) You enter into the Contract and Trade with us as principal, only for yourself and not on behalf of a third party as that party's agent or representative;

(3) You are fully authorised and legally entitled to enter into the Contract, to conduct trading with us and to perform your obligations under the Contract;

(4) To the extent that you are a resident in the Common Monetary Area you are solely responsible for ascertaining whether it is lawful under applicable laws, including (without limiting the generality of the foregoing) the South African Exchange Control Regulations, 1961 published under the Currency and Exchanges Act, 1933 (“Excon’) to Trade with OWT;

(5) To the extent that you are a resident in the Common Monetary Area, you have obtained all necessary consents and approvals, including Excon approval, for all transactions and payments of whatever nature contemplated under this Agreement, and further warrant and represent that all transactions and payments of whatever nature will be made only within the applicable Excon limits;

(6) The performance by you of your obligations will not be contrary to any law or other rules or agreement applicable to you;

(7) You are not a US Person;

(8) You will not use OWT’s or GT’s name or any of its trademarks in any way without our prior written consent;

(9) You will not sell, lease or provide the Trading Application or any information contained in the Trading Application to any third party, either directly or indirectly, without our prior written consent; and

(10) You will use the services offered by us pursuant to this Agreement, in good faith and, to this end, you will not use any electronic device, software, or any trading strategy that seeks to manipulate the manner in which we construct and/or provide our bid or offer prices.

3.2 If at any time you are in breach of any warranty set out above, you will be liable to us for any loss or damage which we suffer and we will be entitled, at our absolute discretion and for as long as the breach continues, to close any Trade you have open at the price prevailing at the time of closure.

3.3 You undertake that, throughout the duration of the Contract, you will, as quickly as you reasonably can, (i) inform us and (ii) confirm the information in writing if:
(a) You have reason to expect that there will be a change in your financial position as set out in your Application Form and that the expected change may, if it came to our attention, affect our decision as to whether or not to operate your Account; or

(b) There has been an actual change in your financial position, and the change may, if it came to our attention, affect our decision as to whether or not to operate your Account; or

(c) There is any change of your contact or any other details as set out in the Application Form.

3.4 Any breach of undertaking will entitle us, for as long as the breach continues and at our absolute discretion, to close any open Trade you have at the price prevailing at time of closure.

3.5 If OWT breaches any warranties in respect of the Trading Application, which may be implied by any law, then, to the maximum extent permitted by law, OWT’s liability to you will be limited to re-supplying the Trading Application.

3.6 Except as provided in 3.5 above, OWT makes no warranty, express or implied, to you concerning the Trading Application, Website, telephone service or any other aspect of our service. In particular, we do not warrant:

(1) The correctness, accuracy, timeliness, reliability or completeness of any information that you may obtain through the Trading Application;

(2) The continued availability or uninterrupted access to the Trading Application, any of the functions of the Trading Application, or the system; or

(3) That the Trading Application or the system will be free of viruses, bugs, Trojans or any other harmful coding.

4 Application to Open an Account

4.1 Before you can place any Trade with OWT you are required to complete an Application Form. The Application Form is available on our Website or, on request, can be forwarded to you by fax or by email.

4.2 You may submit your completed Application Form to us via the Website, or by post or by fax to:

New Accounts Department
One World Trader International c/o GT247.com
Postnet Suite 247
Private Bag X1
Melrose Arch 2076
Johannesburg
South Africa
Fax No.: +27 (0)86 605 0824

4.3 We are required, under The Financial Intelligence and Anti-Money Laundering Act 2002 ("FIAMLA") to take steps towards the prevention of money laundering. We therefore need to verify each customer’s identity and, before we open your Account, we will request such information as we consider necessary to verify your identity. As part of our anti-money laundering obligations under FIAMLA, we may monitor funds moving into and out of your Account, and provide reports of any suspicious movements of funds, for example funds deposited into your Account, and then removed, to the Financial Intelligence Unit ("FIU"). We also reserve the right to close your Account if we have reason to believe that you are depositing and withdrawing funds from your Account (whether by means of credit card transaction or other payment method) for any purpose not expressly provided for in this Agreement and further to levy a penalty of 2.5% (excluding VAT) on all deposits and withdrawals which we deem to be made other than for purposes expressly provided for in this Agreement.
4.4 All applications to open an account are subject to requests for further information and final approval by our Compliance Department.

4.5 You acknowledge that by opening an Account with us and by trading with us you will be providing us with personal data, which may be protected by data protection legislation, including inter alia the Data Protection Act 2004 (“DPA”) and the rules made thereunder. You authorise us to process all such personal data and to transmit any such personal data to any Affiliate (which Affiliate may also process such personal data) for the purposes of performing the Contract and in furtherance of our legitimate interests including statistical analysis, marketing of our services and credit control.

4.6 Despite the fact that we do not grant you any credit facilities or loans under this Contract, you authorise us to carry out such credit and/or identity checks as we deem appropriate including obtaining references from your employer and bank and/or using a credit reference agency.

4.7 You authorise us to furnish information, which may be protected by data protection legislation, including inter alia, the DPA, regarding your Account and trading history to any person we reasonably determine to be seeking a credit reference (including other spread, binary or mini CFD trading companies) in good faith for any lawful purpose.

4.8 OWT will notify you, as soon as is practicable, that it has received the Application Form and may make such further enquiries and request such further information as it thinks fit.

4.9 You acknowledge that OWT:

(1) Reserves the absolute right to decline an application for an Account and is not required to give reasons for its decision; and

(2) Is under no obligation to grant equal terms to each customer.

5 User ID and Password

5.1 In the event of OWT accepting you as a client and agreeing to open an Account in your name, or in the event you open a simulated account with OWT, you will be provided with an account number, username (which may or may not be your own full name) and a password (together your “Account Details”). For online registering you may choose your own username and password. You should memorise all your Account Details. Please note that whether you convert from a simulated account, register online or by means of a traditional application procedure you will not be considered a client until your live Account has been duly accepted as provided for herein. You should not keep a written record of them or disclose your Account Details to any other person.

5.2 You will contact OWT immediately upon becoming aware or suspecting that:

(1) Any person, other than yourself has gained access to your Account Details;

(2) Your Account Details have been lost, stolen or misused; or

(3) Any other breach of security has occurred.

5.3 You will change your Account Details immediately on becoming aware of or suspecting any one of the circumstances detailed above.

5.4 OWT may suspend your use of the Trading Application if:

(1) We have reasonable grounds to suspect that the confidentiality of your Account Details has been compromised; and

(2) You advise us that you know or suspect that your Account Details may be known by, or used by, an unauthorised person;
5.5 You may not give permission to someone else to trade with your Account Details. However, if someone uses your Account Details (irrespective of whether or not that person is doing so with your permission) you will be liable for all trading on your Account Details. The sole exception shall be where you can demonstrate the person using your Account Details obtained them from us as a result of our negligence.

6 Your Account

6.1 For the purposes of Trading we will open an Account on your behalf. Consistent with information as provided on our Website, promotional materials and customer communications from time to time, you may be notified of your placement into a specified customer group or offered the opportunity to associate your Account with a specified customer group. Our classification of your Account in this manner is solely at our discretion and subject to any applicable terms and conditions that we may publish or otherwise communicate to you from time to time both in terms of when they take effect and when they may expire. Moreover, certain customer classifications may result in a raise, reduction, or even waiver of one or more elements of the Cost Profile.

6.2 You will be able to monitor the status of your Account through our Trading Application, by selecting the Reports tab and requesting either a Trade History Report or a Cash Flow Report or by contacting one of our traders on one of our designated trading lines. We will also send you by email (unless specifically requested to the contrary and in writing such writing having been specifically acknowledged as accepted by OWT) a monthly statement.

6.3 We will hold any Client Money we receive from you or on your behalf in the course of or in connection with your trading with us in general client accounts with Mauritian registered banks.

6.4 **We do not pay interest on any of your Client Money, unless we have expressly agreed to do so in writing and have stipulated the amount any such interest in your Cost Profile.**

6.5 If your Account is inactive i.e. no Trades or Trading Instructions are placed, for a period longer than 12 months, your Account shall be deemed dormant ("Dormant Account"). Dormant Accounts will be subject to an inactivity fee (as detailed in the Cost Profile).

6.6 You are our customer and are personally responsible for performing your obligations under the Contract.

6.7 If we have reason to believe that someone other than you (e.g. spouse, child, parent or friend) but authorised by you may be controlling or otherwise trading through your Account and that person's account with us is not settled in accordance with clause 12, then we reserve the right to suspend or close your account as we see fit at the very least until such time as that individual has duly settled any and all debt in connection with his own account. We reserve this same right in the event that we have reason to believe that such person has a duly executed power of attorney over your Account.

6.8 In addition to all other obligations on your part contained in this Agreement, at all times your Account is subject to review by our Compliance Department, which, in its discretion may make further documentary or other evidentiary requests from you. In such event, your failure to provide information requested within a stipulated time frame may, at the election of the Compliance Department, result in your Account being closed immediately. Such closing may be permanent or until any and all matters at issue are resolved to the satisfaction of the Compliance Department.

6.9 Trading with us unless specifically communicated in your individual case is on an execution-only basis. This means that, absent communication to the contrary with respect to investment advice, we carry out your trading instructions and that we owe you no duty in respect of the suitability of your trading with us or to provide any information relating to your intended or actual Trades. As an execution-only client you will not be provided with investment advice although we may provide you with factual market information. Above all, irrespective of whether you are an execution-only or an advisory services client, you agree and acknowledge that you will rely solely upon your own judgment in all aspects of your trading with us and that all Trades are made at your own risk.
6.10 You hereby agree that despite any advice which may be provided to you, your trading decisions are yours and yours only and that you warrant that you will not seek recourse against OWT on any basis whatsoever in connection with the advice given, or, in your view, not given.

6.11 All queries in relation to your Account should be reported to OWT by using the telephone number and/or email address for our customer services department displayed on our Website.

6.12 Notwithstanding any provision, statement of communications published on the Website or set out in this Contract, we do not extend any credit to you in terms hereof, and nothing in this Contract shall be construed as creating a loan agreement or as the granting of credit by us to you.

7 Underlying Market, Products and Spread

7.1 The products offered by us are based on the Underlying Markets. However, by trading in the products offered by us you acknowledge that you do not obtain any right, title or interest whatsoever in any Underlying Market product.

7.2 Trades are conducted on OWT’s prices and not done directly on the exchange.

7.3 In most cases we will quote a two-way price for the product that you wish to Trade. The “spread” is the difference between the higher and the lower figures quoted. You acknowledge that the spread for a particular market may be altered by us at any time without prior notice being given to you. This will usually happen in, but is not limited to, situations of high volatility and illiquidity in the Underlying Markets. When you open or close a Trade the spread may therefore be larger or smaller than the spread quoted when the Trade was placed.

7.4 We strongly recommend that you keep your own records of your Trades including details of the times, dates and nature of your instructions as these details will be important if there is a dispute.

7.5 You open a Trade when we accept your offer to Trade based on our quoted price to buy or sell. If you buy you are speculating that the chosen product will appreciate, if you sell you are speculating that it will depreciate (save in the case of yield based financial products, in which case the converse is true). If you wish to buy you do so at the higher figure of our quote; if you sell, you do so at the lower figure. This is also referred to as the “bid”/“offer” with the former being the price you sell at (go short) and the latter being the price you buy at (go long).

7.6 When you close a Trade it will be by reference to the spread at the time your Trade is closed and not the spread at the opening of the Trade, should the two differ.

8 Opening Trades

8.1 To commence trading with us you must deposit funds into your Account. For every opening Trade you must ensure that sufficient funds are held in your Account to meet the Initial Margin (see clause 10) required for the Trade you wish to open. See clause 16 for funds required in order to open a binary trade.

8.2 You may place a Trade or any Orders either over the telephone or through the Trading Application.

8.3 All Trades or opening Orders must specify a “Stop Loss” level at which your trade will be automatically closed. For further information in connection with the operation of Stop Losses see clause 13.

8.4 In addition, where, in our sole opinion, we believe you have sought to circumvent the maximum trade size of a product as set forth in the Market Information Sheets by executing two or more contemporaneous Trades in the same product with at least one at the maximum trade size (or in the aggregate above the maximum trade size), then we reserve the right at our election to cancel any and all Trades in that product above and beyond our stated maximum trade size, or, at our discretion, in their entirety.
8.5 Without limiting the generality of clause 8.4 above, you may not open multiple Accounts in order to circumvent any of your trading limits, maximum trade sizes or other restrictions imposed on you in terms of this Contract.

8.6 In the case of both telephone and internet trading, once your Trade has been accepted and opened you will receive a Trade Confirmation sent to your email address of record which will constitute evidence that your offer to Trade has been received and accepted by us. You are bound by an Order upon the issuance of a Trade Confirmation. Along with confirmation in our own system as confirmed by one of our traders, your daily mark to market statement (if relevant to your Trade) or your monthly statement, there is no other acceptable proof that you have opened a Trade.

8.7 Telephone Trading

(1) Subject to any charges associated with the Cost Profile, you may request a quote to open or close a Trade or place any Orders or otherwise give trading instructions by telephone on one of our designated trading lines (“Telephone Trading Instructions”). One of our traders will provide you with a quote, which is not an offer to contract. If you indicate that you wish to Trade at the price quoted you will be deemed to be making an offer to Trade at that price. Our trader will be entitled to confirm or reject that offer. No Trade will be legally effective unless and until such confirmation is given.

(2) Telephone Trading Instructions must be given in person to one of our authorised traders and cannot be given by leaving a message on our voicemail facilities or by email.

(3) Telephone Trading Instructions to open a Trade will only be executed during the trading hours of the Underlying Market.

(4) In order to give a Telephone Trading Instruction you must provide the following information:
   (a) Such of your Account Details as are required by us to identify you;
   (b) A description of the Underlying Market product that you wish to Trade;
   (c) The type of Trade that you wish to place;
   (d) The price at which you wish to Trade and whether you wish to “buy” or “sell”;
   (e) The amount of risk per point that you wish to Trade;
   (f) The price at which you wish to place a Stop Loss; and
   (g) The price, if any, at which you wish to Take Profit.

(5) All calls may be recorded by us (these recordings shall be our property) and may be used by us for any purpose including, but not limited to, to confirm the details of your Telephone Trading Instructions and, where applicable, for securities, regulatory, contract and other legal requirements. Such records will be our sole property and you accept that they will constitute evidence of the communications between us.

(6) You acknowledge that our staff work in a busy environment speaking to many customers every day. Failure on their part to recognise your voice or the fact that Trades are placed on your account by a person who does not speak with your voice will not constitute negligence on our part. It is for this reason that you must provide such of your Account Details as are requested by us at the time of requesting a quote. Your Account Details are the sole reliable way in which we can verify that the instructions come from you.

(7) It is your sole responsibility to monitor potential profit or loss from time to time in connection with a Trade. Our traders can be under extreme pressure, particularly in periods of high market volatility and information they may provide to you concerning
profit and loss in connection with a specific Trade(s) is strictly for informational purposes only. You may in no circumstances whatsoever rely upon any profit or loss calculation information provided by our traders when determining whether to instruct the closing of a Trade and should instead only rely on your own monitoring of your position. You acknowledge that you have full responsibility for any profit or loss made in connection with any close Trade instruction from you to us. In any event, and as provided for in these terms and conditions, you are reminded that where your Account is on Margin Call, then we may close any or all of your Trades at our sole discretion regardless of any resulting loss to you and whether or not you consent to the Trade(s) being closed by us.

8.8 Internet Trading

(1) You may Trade online through our Trading Application. You will be required to enter your Account Details in order to access your account. You should not keep a written record of your Account Details or disclose them to any other person. You may not give permission to someone else to trade with your Account Details. However, if someone uses your Account Details (irrespective of whether the person is doing so with your permission), you will be liable for all trading on your Account Details, unless(i) the person using the Account Details obtained them from us as a result of our negligence, or (ii) we otherwise acted negligently in accepting instructions on your Account.

(2) If you suspect that any unauthorised third party has obtained knowledge of your Account Details you should contact us immediately. You may apply to change your Account Details at any time and should do so immediately if you have reason to believe that anyone may use it to gain access to your Account without your authority.

(3) For Internet Trading, Trades may only be opened or closed during our published trading hours, as found from time to time on the Website, under the Instruments panel. It is your responsibility to familiarise yourself with these trading hours. We will not execute any instructions to Trade outside such hours (and, in such event as the Trading Application allows for such Trade entry outside such hours, we reserve the right to rescind any and all such Trade(s)). We also reserve the right to suspend your ability to Trade in the circumstances set out in clause 22 (Force Majeure).

(4) When you access your Account you will see displayed a series of our products. On selecting the product you wish to Trade you will be directed to the trading screen from which you can place your Trades and Orders.

(5) Subject at all times to maximum trade sizes as found in the Market Information Sheets and, in the case of short selling, the amount of available script that can be secured, you may choose to “buy” or “sell” a product depending on your view that the Underlying Market product’s price will rise or fall. You should then input the amount of Risk per point on the movement of the market and place a Stop Loss at the level you wish your Trade to be closed out (however, please see explanation of, and risk associated with “gapping through” in clause 13.4).

(6) You complete your offer to Trade by clicking on the icon marked “Trade Now”. This trading instruction will in law constitute an offer by you to buy or sell at the price and Risk chosen (“Internet Trading Instructions”). In the event that your Trade is accepted you will receive a “Trade Confirmation” by email, which will constitute evidence that your offer to Trade has been received and accepted by us. If you do not receive a Trade Confirmation when you believe you should have done so, you should contact us immediately as our Trading Application is not immune to error (please see clause 8.(12) below for further details). If you do not receive our Trade Confirmation, and you do not notify us as required by the end of the following Business Day, you will be deemed to have agreed only the transactions recorded by us as having been accepted or that your contemplated transaction(s) did not occur, as the case may be. Similarly, if you dispute the contents of any Trade Confirmation sent by us to you, you must notify us immediately upon receipt by telephone. If you do not, the transactions recorded as having been accepted by us will be deemed to be agreed by you.
(7) We may reject any Internet Trading Instruction for any reason including, but not limited to, the fact that you do not have sufficient funds in your Account to cover the Initial Margin required for your proposed trade. See also clause 16 regarding funds required for opening a binary trade.

(8) Internet Trading Instructions must be accepted by us and as such we shall have no liability to you if the internet connection is lost with the result that you are unable to Trade at any given price.

(9) We take reasonable precautions to ensure that data generated by us has been swept for viruses, but it is your responsibility to ensure that the onward transmission, opening or use of such data will not adversely affect your systems or data. Please ensure that your computer has up-to-date virus detection software and please carry out such virus and other checks as you consider appropriate. No responsibility is accepted by us for losses that you may suffer as a result of the onward transmission of viruses from us to you.

(10) The Trading Application is a sophisticated trading platform and although we take reasonable care to ensure that it operates correctly it is not immune to error or failure from time to time. The result of Trading Application errors or failures may be that you suffer Trading Application problems such as:

(a) You cannot trade or communicate with us through it;
(b) You receive misleading or inaccurate information from it, including information about prices;
(c) You may not be able to open or close Trades or place an Order; and
(d) You may not receive messages that we send you, for example Trade Confirmations.

(11) We do not guarantee that Trading Application problems will not occur, and you Trade through the Trading Application at your own risk of sustaining loss or damage as a result of them. Such loss and damage might arise as a result of:

(a) Being unable to open or close a Trade at a particular time;
(b) Believing that you have Traded (for example by opening or closing a Trade) or believing you have placed, cancelled or moved a Stop Loss when our system records state that you have not, or believing that you have not Traded or not placed, cancelled or moved a Stop Loss when our records show that you have;
(c) Making trading decisions (including for example decisions concerning the opening and closing of Trades or placing, moving or cancelling a Stop Loss) on the basis of inaccurate information about prices; and
(d) Other difficulties, misunderstandings, errors or unintended consequences caused by Trading Application problems.

(12) If as a result of Trading Application problems our computer records are at variance with your records or recollection of your trading, the version of events recorded contemporaneously by our computer will prevail (in the absence of dishonesty by us) and our obligations to each other (including the obligation to pay any money) will be assessed and calculated on the basis that our contemporaneous computer records are correct. Therefore, if you are having difficulty with the Trading Application in any way, you should telephone us as quickly as possible so that any misunderstanding or error can be avoided or resolved, and particularly if you wish to Trade.

(13) We reserve the right to remove altogether or reduce the Trading Application service at any time.
We strongly recommend that you keep your own records of your Internet Trading Instructions including details of the times, dates, and nature of your instructions. These details may be important if there is a dispute.

8.9 Representation and warranties:

(1) The Client warrants and represents (on a continuing basis and in conjunction with clause 3) that:

(a) where the Client is an entity, it is duly organised and validly existing under the laws of the jurisdiction of its organisation or incorporation and, if relevant under such laws, in good standing;

(b) it has the power to execute this Agreement and any other documentation relating to this Agreement to which it is a party and to perform its obligations under this Agreement and any transaction contemplated hereunder and has taken all necessary action to authorise such execution and performance;

(c) such execution and performance do not violate or conflict with any law applicable to it, any provision of its constitutional documents, any order or judgement of any court or other authority applicable to it or any of its assets or any contractual restriction binding on or affecting it or any of its assets;

(d) it has full knowledge of, and will comply with all market rules and all local regulations governing the trading of financial instruments on the Underlying Markets (including the clearing and the buy-in rules and the market rules relating to auction periods);

(e) it is a qualified or experienced investor as specifically defined by each applicable law of the Underlying Markets, having a full knowledge of the contemplated operations and of the risks involved and it is sufficiently experienced to be in a position to assess the risks taken by entering into a transaction and to judge fully the suitability of any transactions entered into by it under this Agreement on the basis of its own judgment, and the advice it received from the financial, legal and tax advisors who assisted it for this purpose;

(f) it is aware of and accepts the risks specific to the use of any electronic order entry system including (but not limited to) the fact that extraordinary volumes of orders and cancellations of orders entered online as well as problems in such systems (including the systems of the Underlying Markets) may cause queues and backlogs leading to delays of executions and executions at prices significantly away from the prices quoted at the time of order entry; and

(g) it fully understands the costs involved. You may be liable to pay some data usage fees charged by any recognised exchange. You are also to be aware that, under the terms of our customer agreement, you agree to indemnify us for any transaction costs, such as stock borrowing fees, which we incur as a result of your transaction.

9 Closing Trades

9.1 You can close your position in respect of a Trade by using the Trading Application or, subject at all times to the Cost Profile, contacting us by telephone on one of our designated trading lines.

9.2 In order to give a Telephone Trading Instruction to close a Trade you must provide the following information:

(1) Your Account Details as are required by us to identify you.
(2) A description of the Trade that you wish to close.

(3) If you do not wish for the Trade to be closed in its entirety, the amount of Risk per point that you wish to close.

9.3 If you have more than one open Trade in the same Underlying Market product, unless you specify to the contrary, such open Trades will be closed/partially closed on a “First In, First Out” basis.

9.4 To close a Trade on the Trading Application you must highlight the Trade that you wish to close and click on “Close Trade” in order to enter the Trade closing screen. You should then input into the appropriate field the amount of Risk that you propose to close and click “Close Trade”.

9.5 A Trade opened on the Trading Application or pursuant to Telephone Trading Instructions may be closed by OWT on the occurrence of one of the following:

(1) On the expiry of the market being traded.

(2) The market price reaches or exceeds the level of a Stop Loss or Take Profit that has been placed.

(3) If there is an Event of Default pursuant to clause 19.1 of this Agreement.

9.6 No Trade shall be closed until such time as any one of the following three actions occur:

(1) our systems reflect the Trade (or a portion thereof, as the case may be) being closed; or

(2) you receive a closing Trade Confirmation from us; or

(3) you receive a daily mark to market statement from OWT that reflects the closing of the Trade in question. You also acknowledge that the ability to close your Trade may be contingent upon or affected either in whole or in part in terms of the Closing Price by our ability to close our own hedging position on your Trade.

9.7 It is your responsibility to confirm immediately that your Trade Confirmation or daily mark to market statement reflects the closed Trade, or that you have an OWT trader confirm that it is reflected on our system and under what terms. Any amounts payable by either party to the Trade shall be paid on the Contract Settlement Date.

10 Initial Margin

10.1 Initial Margin is the amount of cash that you will normally be required to have on deposit in your Account in order to open a Trade. Initial Margin exists in order to assist us and you to control the level of Trading on your Account. Please note that the concept of Initial Margin, or Margin in general, does not in any way limit the losses that you may incur in connection with your Account.

10.2 The Margin Requirement for each product offered by OWT will be set by OWT as stated in the Market Information Sheets and/or as communicated to you per clause 24 from time to time, and you will be informed of the amount of money you will be required to deposit as Initial Margin prior to placing a Trade.

10.3 Subject to clause 10.6 below, Initial Margin is calculated by reference to the amount you wish to Risk and the distance of your Stop Loss from the price of your Trade plus an adjustment for “slippage” (see clause 10.4 below). The amount of slippage will be calculated by reference to the figures set out in the Market Information Sheets from time to time.

10.4 For example a USD10 “buy” Trade on the Wall Street 30 with a Stop Loss 50 points away and with a slippage requirement of 3 points will mean that you will need to deposit USD530.00 by way of Initial Margin (53 x USD10 = USD530.00).
10.5 We reserve the right, in our sole discretion, to vary the Margin Requirement from time to time particularly for the purposes of taking into account changes in any factors we determine to be relevant. Such factors normally shall be Underlying Market specific, as determined by our Risk Management department and tend to be based principally on market liquidity and volatility of the Underlying Market product in question. However, sudden, even drastic changes to the Margin Requirement could occur, particularly in the case of a Force Majeure event as described in clause 20.

10.6 The Market Information Sheets specify a “Minimum Initial Margin” requirement in respect of each trade. The Minimum Initial Margin is calculated by multiplying the Risk you propose to Trade with the number of points specified as the Minimum Initial Margin requirement. The amount of the Minimum Initial Margin will be payable in the event that the sum required pursuant to this clause is greater than if the Initial Margin was calculated in accordance with clause 10.2.

10.7 Where one or more of your Trade(s) is deemed by us not to have sufficient Initial Margin, you hereby authorise us to contribute available funds in your Account towards satisfaction of your then current Initial Margin requirement(s). In addition, where your Account does not have sufficient funds to enable you to maintain sufficient Initial Margin, you hereby authorise us to call on available funds from any Client Money account or other account which you may have open with us (including your CFD account) in your name to satisfy your then current Initial Margin requirements. See clause 11 for further terms regarding payments toward (and deductions from) Initial Margin requirements.

10.8 In any and all instances where your account is insufficient to honour ongoing Margin requirement(s), your Account is subject to a Margin Call and the procedures described in clause 11 shall ensue.

11 Margin and Margin Calls

11.1 “Margin” is the expression used to describe the minimum additional funds required to be deposited in your Account in order to support your open Trade(s). Margin will be called for in circumstances where the resources on your Account are insufficient to support your open Trade(s) and, thereby, your Account is in deficit. Your Account will be in deficit if the aggregate of the Initial Margin due on your open Trade(s) plus the losses on those Trade(s) exceed the cash held on your Account.

11.2 When we request payment of Margin it is known as a “Margin Call”. Please be advised that in virtually all instances where you have an open Trade in which the Underlying Market upon which that Trade is based moves against you to the point where your Initial Margin is exhausted, your Trade will be closed in accordance with that Trade’s Stop Loss unless there are sufficient funds in your Account to continue the funding of the Trade(s) or you have made a Margin Call as set forth below. Please see clause 13 regarding Stop Loss. However, in certain instances a Stop Loss may not apply or occur in connection with one or more of your Trades in which case the terms and conditions of this clause 11 shall apply. If for any reason we elect to hold your positions and/or Trade(s) open in the absence of sufficient Margin, we shall not charge you any interest, fees or charges for doing so. If we elect to hold your positions and/or Trade(s) open in the absence of sufficient Margin, this shall not be construed as the granting of a loan or credit facility in any form whatsoever. It is your responsibility to ensure that you have the financial means to make payments of Margin very quickly (see clause 11.7). If you have any doubt that you will be able to meet any call for Margin you should not Trade.

11.3 All Margin Calls are made by email. You must therefore ensure that you have access to and closely monitor your email account of record at all times that you have any open Trades with us. If you believe that it will be difficult for you to monitor your email account of record (including being on a holiday, business trip or leisure outing) and you have any open Trades with us, you should close them before you lose or otherwise have restricted email access. You should also ensure that you will have the ability to make payments of Margin from wherever you are. Margin Calls may also be followed up, at our sole discretion and without any responsibility to do so, by post, fax, telephone or SMS or any other means of electronic communication.

11.4 You expressly agree that a Margin Call notification shall be effected as provided in clauses 11.3 - 11.6.
11.5 The Margin Call will be deemed to have been made as soon as you are deemed to have received such notice in accordance with clause 24.3. We will also be deemed to have made a demand on you if:

(1) we have left a message requesting you to contact us and you have not done so within a reasonable time after we have left such a message; or

(2) if we are unable to leave such a message and have used reasonable endeavours to attempt to contact you by telephone (at the telephone number last notified to us by you) but have been unable to contact you at such number. Any message that we leave for you requesting you to contact us should be regarded by you as extremely urgent, unless we specify to the contrary when we leave the message. You acknowledge and accept that what constitutes a reasonable time in the context of this clause may be influenced by the state of the Underlying Market and that, according to the circumstances that could be a matter of minutes or even immediately.

11.6 In order to make a Margin Call we will dispatch the email notification to your email address of record as provided by you in your Account application, or as subsequently notified to us by you in writing, such written notification having been previously confirmed as accepted by us to you in writing as your new email address of record. A “bounce back” or other form of rejection from the server or host domain of your email address of record will NOT serve as a basis to contest receipt where the bounce back or other form of rejection was through no fault of OWT or otherwise attributable to our own internal systems. Therefore it is your obligation to ensure that the email account of record remains open and available to you at all times while you are a client of OWT.

11.7 Margin which is called for is due immediately and must be received in full by OWT not later than 12:00 hours South African time on the Business Day following the day on which the Margin Call is made. If Margin is not received in accordance with this clause this will constitute an Event of Default and OWT may, at its discretion, close out your positions in whole or in part in accordance with clause 19.2.

11.8 Intraday Margin Call. Notwithstanding clause 11.7, where there is a price movement of a Trade whether up or down on the same trading day, OWT shall have the right to request immediate payment of Margin. If Margin is not received in accordance with this clause this will constitute an Event of Default and OWT may, at its discretion, close out your positions in whole or in part in accordance with clause 19.2.

11.9 Margin may be paid in cash, credit card or by any method of immediate/electronic funds transfer which is acceptable to OWT. Only the net amount of money received will be credited as Margin after deduction of any bank charges. Cheques will not be accepted in payment of Margin. In the event that any applicable debit card authority or other paying agent declines to transfer funds to us for any reason whatsoever then we may, at our absolute discretion, treat any Trade entered into by us in reliance on receipt of those funds as void from the outset or close it at out at the then prevailing price, and recover any losses arising from the voidance or closure of the Trade from you. We may reserve the right to stipulate the method of payment to be used by you for the payment of Margin.

11.10 You must tell us immediately if you are unable to or anticipate being unable to make any payment of Margin when called upon to do so. In such circumstances we reserve the right to close any or all of your open Trades, in whole or in part, in accordance with clause 19.2 at our then prevailing price.

11.11 If at any time Margin is due from you in respect of an open Trade and there are also unpaid realised losses on your Account, whether or not your time for paying the realised losses has expired under clause 12, we will in our sole discretion (and whether or not you agree) be entitled to apply any money paid by you towards the realised losses and to require that they be paid in full before any funds received from you are applied to the payment of Margin.

11.12 Set-off and Netting:
(1) OWT may (in addition to any general lien, right of set-off, right to combine accounts or any other right to which it may be entitled), without notice to you, set off any obligation of yours to make payment to us under this Agreement against OWT’s liability to you in respect of any credit balance (or any part thereof in such amounts as OWT may elect) in the Account.

(2) Upon the liquidation or sequestration (whichever may be applicable) of either OWT or you:

(a) all unperformed obligations of either party in terms of any transactions executed in accordance with this Agreement:

(i) shall terminate; and

(ii) shall become due immediately; and

(b) the values of the unperformed obligations shall be determined; and

(c) these values shall be netted, so that only a net amount is payable to or by a party,

and the value of any assets (if applicable) which have been transferred as Margin for obligations under any of the transactions executed in accordance with this Agreement shall be included in the calculation of the net amount payable upon such liquidation or sequestrations (whichever may be applicable).

11.13 We will be entitled, at any time, to increase or decrease the Margin required from you on open Transactions. You agree that, regardless of the normal way in which you and we communicate, we will be entitled to notify you of a change to Margin levels by any of the following means: telephone, post, fax, email, text message or by posting notice of the increase on our Website. Any increase in Margin levels will be due and payable immediately on our demand, including our deemed demand in accordance with clause 24.3. We will only increase Margin requirements where we reasonably consider it necessary, for example but without limitation, in response to or in anticipation of any of the following:

(1) a change in the volatility and/or liquidity in the Underlying Market or in the financial markets more generally;

(2) economic news;

(3) a company whose Instruments represent all or part of your Trade becoming insolvent, being suspended from trading or undertaking a corporate event;

(4) you changing your dealing pattern with us;

(5) your credit circumstances changing;

(6) your exposure to us being concentrated in a particular Underlying Market.

11.14 All the Client’s cash and all financial instruments or other assets held at any time by or for OWT shall be, and remain a continuing security for the payment and satisfaction of all monies, other indebtedness and liabilities of whatever nature which may at any time become due and payable to OWT. The enforcement by OWT of its security interest over such assets may be effected at any time in accordance with applicable laws and regulations. OWT shall at all times be entitled to exercise its right of lien, combination or set-off between accounts opened for the Client in its books.

12 Settlement

12.1 All notes, records and Trade Confirmations and mark to market statements in respect of your dealings will be sent to you by email unless you request (and we consent in writing) that they be sent by another method. You will be sent a monthly statement of your Account. This will
contain details of your current balance, any realised profits or losses, open Trades and Trades that were closed in the period since the date of the previous statement. We cannot guarantee that you will receive all statements as delivery may be affected by administrative error on our part or by electronic failure. If, therefore, you do not receive a statement when you think you should have, please telephone us, confirm whether you are missing a statement and, if so, ask for a duplicate. Alternatively you can check the position on your Account at any time by using the Website or by telephoning us (subject to clause 8.7(7) and the Cost Profile).

12.2 You must pay us in cleared funds an amount equal to the realised loss(es) that is in excess of the funds available in your Client Money account at the time of the realization of the loss(es) within 3 Business Days of the date that the loss(es) were realised. Failure to pay on time is an Event of Default.

12.3 Payment may be made in cash, credit card or by any method of immediate/electronic funds transfer which is acceptable to OWT. Only funds received net of any bank charges will be credited to your Account. Unless otherwise specified in the Cost Profile, you will be responsible for payment of the transaction fees, levied against OWT, arising from your use of a credit card to make payment. You may make payments to settle your Account by cheque but you must bear in mind that it is normally 7-10 days that elapse between receipt of a cheque and the amount of the cheque being received in cleared funds. To the extent that this means that you are in breach of clause 12.2 it may still be treated as an Event of Default.

12.4 The private information required for executing the orders placed through the OWT Website, namely your personal information and credit card details will be kept in the strictest confidence by us. We undertake that we have taken all reasonable precautions to secure the credit card processing that is carried out to receive the financial services offered by us. We cannot be held responsible for security breaches occurring on your electronic device (personal computer or other electronic device used to browse the Website), which may result due to the lack of adequate virus protection software or spyware that you may inadvertently have installed on your device.

12.5 You shall also pay to us interest on any overdue payments at the rate of 3% above the United States Prime Rate from time to time. We reserve the right, in our sole discretion, to vary the rate of interest payable from time to time particularly for the purposes of taking into account changes in any factors we determine to be relevant.

12.6 You may request that the whole or part of your cash balance be remitted to you insofar as the cash balance is not being used to support your open positions or is subject to the provisions of clause 11. Money standing to the credit of your Account will be remitted to you if requested by you. Where you do not make such a request, we will be under no obligation to, but may, at our absolute discretion, remit such monies to you. All bank charges howsoever arising will, unless otherwise agreed, be for your account. The manner in which we remit monies to you will be at our absolute discretion, having utmost regard to our duties under law regarding the prevention of fraud and money laundering. If requested by you, we will normally remit money in the same method and to the same place from which it was received. However, in exceptional circumstances we may, at our absolute discretion, consider a suitable alternative.

13 Stop Losses

13.1 A “Stop Loss” is a required instruction from you to OWT to close a Trade at a price which is worse than the opening price when viewed in the context of that Trade. It is a trading device which is designed to limit your exposure to unlimited losses. Your Stop Loss will normally be executed automatically at the OWT “buy”/“sell” price (whichever is applicable) on reaching the level you have specified and your Trade will be closed resulting in realised losses being posted to your Account. You may choose to move your Stop Loss. If you wish to move your Stop Loss on an open Trade that has moved against your then current position (but which Trade has not been closed by virtue of your then existing Stop Loss level being achieved), your Initial Margin will be recalculated and you will be required to correspondingly move funds from your Account as necessary to support your desired Stop Loss adjustment. If there are insufficient cash resources in your Account to meet the revised Initial Margin for you to Trade you will first need to deposit additional funds in your Account prior to your being allowed to move your Stop Loss.
Where an open Trade has moved favourably to you from your Trade entry level, you may move your Stop Loss at any time in a manner consistent with clause 13.2.

13.2 All Trades require you to place a Stop Loss. Based on the terms of your proposed Trade, the Trading Application will calculate a Stop Loss for you in the appropriate field that takes into account the product you wish to trade and the amount of risk you propose to take. Alternatively, you may propose your own Stop Loss that the Trading Application will either accept, so long as it is within its calculated minimum and maximum Stop Loss parameters for your proposed Trade the determination of which the Trading Application may also take into account available cleared funds in your Account, or reject if it is outside of these parameters. If the proposed Stop Loss is outside the parameters you will be required to re-enter a proposed Stop Loss level within the Trading Application’s set parameters, which shall be confirmed by the Trading Application’s acceptance of your manually entered proposed Stop Loss.

13.3 The minimum Stop Loss level on a particular product, group of products or all products may be varied by us from time to time dependent on certain factors including but not limited to:

   (1) The size of any Trade, series of Trades or Orders into which you have placed or you wish to place.

   (2) An increase in the volatility and/or a decrease in liquidity of the Underlying Markets or the proximity in time to an event which may result in a sharp movement of the Underlying Markets. It is your responsibility to be aware of the level of your Stop Loss in respect of a Trade and you should not rely on previous Trading as being indicative of how many points away from your quoted price your Stop Loss level is.

13.4 A Stop Loss is not guaranteed to execute unless expressly stated by OWT to be guaranteed. Fast moving and overnight markets may gap past the level of your Stop Loss. This may result in your open Trade being closed at a price worse, possibly much worse, than the price at which your Stop Loss was left.

13.5 Stop Losses will be executed by OWT at a level based on our quote as soon as reasonably practicable after OWT’s quoted “buy”, “sell” or “last” price (whichever is appropriate) reaches the level specified in the Stop Loss.

13.6 “Guaranteed Stop Losses” are orders available on certain markets that guarantee that your Trade will be closed at the level specified by you in a manner that takes into account current costs associated with the closing of any Trade in that product. There is a charge made to you in respect of placing a Guaranteed Stop Loss which is passed on to you (upon the opening of a Trade) by way of us widening the spread on the product that you wish to trade. The cost of the Guaranteed Stop Loss may be varied by us from time to time due to, but not limited to, an increase in volatility and/or decrease in liquidity of Underlying Market products. Whilst care is taken to notify you accordingly, these costs may change without notice. You should consult the Market Information Sheets for further details.

13.7 It is also possible for you to place a “Trailing Stop”. A Trailing Stop will automatically move your Stop Loss by a pre-determined amount decided by you, dependent on the movement in our quote based on the Underlying Market. Trailing Stops are not guaranteed, unless your Trade was initially placed on the basis of a quote we gave by reference to you instructing us to place a Guaranteed Stop Loss.

13.8 You acknowledge and agree that you will remain liable for any losses on your Account which may be realised as the result of a Stop Loss being executed or not being executed, as the case may be.

14 Take Profit Orders

14.1 A “Take Profit” is an instruction to us to close a Trade at a price better than the opening price viewed in the context of that Trade. You may choose to place a Take Profit if you believe that our quote for a product may reach a certain level and wish to close the Trade at that level. You may choose to use this, for example, if you are not able to monitor your Account constantly.
may prefer to have the certainty of the Trade being closed at your predetermined level as opposed to assuming the risk that our quote on a product may be higher or lower the next time you are able to review your Account and execute the closure of a Trade.

14.2 Your Take Profit will be filled as soon as reasonably practicable after our quoted “buy” or “sell” price (whichever is appropriate) reaches the level specified in your Take Profit.

15 **Roll-Overs and Contract Expiry**

15.1 Subject to 6.12 above, you may notify us in advance of the expiry date of your open Trade if you wish to roll-over into a new contract period. Our agreement to your request to roll-over will be entirely at our discretion and may be subject to conditions. We are not obliged to agree to the rolling-over of any Trade and will not do so if we decide that it is not in our interest to do so.

15.2 If your request to roll-over is accepted then your original Trade will be closed at our then prevailing price and any profits or losses pertaining to that Trade will be realised and a new Trade will be opened for the new contract period at our then prevailing price for that contract period.

15.3 If you do not request to roll-over a Trade into a new contract, or if you make such a request, but we do not accept it through either our acknowledgment to you or by our not acting in accordance with clause 15.2, then when the contract on the Underlying Market on which your Trade is based expires, you will be prevented from closing your Trade until such time as the Underlying Market exchange has published the final settlement price for underlying contract. Once this settlement price is published, your Trade will be closed at this price.

15.4 Similarly, if you close your Trade after the expiry of the Underlying Market contract upon which your Trade is based, your settlement price will be that published by the exchange in which the Underlying Market contract is traded. In the event that such settlement price on the Underlying Market and the price at which your Trade closed are different, we will either credit or debit your Account accordingly. To the extent that it is necessary to debit your Account in these circumstances, you hereby authorise us to recoup such funds from your Account, or where the funds necessary for our recoupment are not available in your Account, by demand from you and any other action we deem necessary.

15.5 Where the published OWT contract expiry date of your Trade(s) ("OWT Contract Expiry Date") differs from the published expiry date of the exchange upon which your Underlying Market contract is traded, OWT will close out your open Trade position(s) at the market closing price published by the exchange upon which the Underlying Market contract is traded on the OWT Contract Expiry Date. Roll-over of such positions is available in the same manner as described in clauses 15.1 and 15.2. Otherwise, clauses 15.3 and 15.4 will become operative, with the exception being that the settlement contract price published by the exchange upon which the Underlying Market contract is traded will not be used, but rather the market closing price published on the OWT Contract Expiry Date by the exchange where the Underlying Market contract is traded. OWT wishes to note that the need for OWT to have its own contract expiry date in such instances is necessitated by a need to avoid physical delivery of the contract’s subject matter on the Underlying Market where OWT may purchase a contract in order to hedge customer trades.

16 **Binary Trades**

16.1 In addition to all the terms and conditions in this Agreement, clauses 16.1 through 16.4 only apply to Binary Trades. To the extent any provision in this Agreement conflicts with any term or condition found in clauses 16.1 through 16.4, terms and conditions found in this clause 16 shall apply.

16.2 Placement of Binary Trades

(1) A Binary Trade is a trade that a specified result will or will not occur before the settlement time and the date specified by OWT for the product concerned.
(2) Binary trading may be undertaken via the Trading Application and or with the OWT trading desk. See clauses 8.1 through 8.9 for further terms and conditions concerning telephone and internet trading.

(3) The products and settlement times and dates for Binary Trades are set out on the binary trading section of the Market Information Sheets as well as in the Trading Application. You can only attempt to place a Binary Trade on the various binary trading products made available and as found on our Market Information Sheets and/or Trading Application from time to time.

(4) Minimum and maximum trade value is as set forth on the Market Information Sheets and Trading Application from time to time.

(5) Upon entry into a Binary Trade, if you place a Trade at our offer price, you will be Trading on the view that the specified result will take place (a long position). Similarly, if you place a Binary Trade at our bid price, you will be Trading on the view that the specified result will not take place (a short position).

(6) You may only seek to place a Binary Trade during our trading hours for the relevant Binary Trade product. In no case may you seek to enter into a Binary Trade past the time of its pre-settlement expiry as stated for a given binary product on the Market Information Sheets and/or the Trading Application and/or when you are so informed by a member of the OWT trading desk. Despite the foregoing, should you succeed in entering into a Binary Trade in any of the foregoing instances your Binary Trade(s) will be voidable at any time thereafter by OWT at our discretion.

(7) Binary Trades may not be placed on Margin. You can only seek to place a binary trade if, at the outset of the proposed Trade:

(a) your Account is cash balance positive; and,

(b) the cash balance in your Account is at least equal to the total of your potential loss associated with your Binary Trade.

(8) Take Profit and Stop Loss will be available for Binary Trades, save during any period of pre-settlement expiry per clause 16.2(6) hereinabove. A Guaranteed Stop Loss is not available in connection with any Binary Trade.

16.3 How a Profit or Loss is determined for a Binary Trade

(1) Closing of Binary Trades

At the time of settlement of any Binary Trade offered by OWT, if a proposition associated with that given Binary Trade occurs, the market will make up (result at settlement) at 100. If at close said proposition does not occur then the market will make up at 0. A Binary Trade will only ever make up at 100 or 0 at the time the product we offer settles (closes).

(2) Profit or Loss upon Settlement

Where the product for which you open a Binary Trade settles (closes) as set forth in the Market Information Sheets, your profit or loss on your Trade is calculated as follows:

(a) If the product makes up at 100 upon settlement, then:

(i) if you bought (long position) a Binary Trade product you would profit to the amount of 100 less our offer price at the time of your entry into the Binary Trade, multiplied by the risk per point.

(ii) if you sold (short position) a Binary Trade product, you would lose an amount calculated as the bid price at the time of your entry into the Binary Trade multiplied by the risk per point.
(b) If the product makes up at 0 upon settlement, then:

(i) if you bought (long position) a Binary Trade product, you would lose an amount calculated as the offer price at the time of your entry into the Binary Trade multiplied by the Risk per point;

(ii) if you sold (short position) a Binary Trade, you would profit to the amount of our bid price at the time of your entry into the Binary Trade, multiplied by the Risk per point.

(3) Where the Binary Trade product settles (closes) exactly at the offer price:

(a) if you bought (long position) a Binary Trade product you would own the offer price and the product would make up at 100 upon settlement; or

(b) if you sold (short position) a Binary Trade product you would not own the offer price and the product would make up at 0 upon settlement.

(4) Profit or Loss for a Binary Trade closed prior to Product Settlement

(a) You may instruct us to close a Binary Trade during our trading hours for the relevant Binary Trade product. In no case may you seek to close a Binary Trade past the time of its pre-settlement expiry as stated for a given binary product on the Market Information Sheets and/or the Trading Application and/or when you are so informed by a member of the OWT trading desk. Despite the foregoing, should you succeed in closing your Binary Trade past the pre-settlement expiry time for that product, your closing transaction will be voidable at any time thereafter by OWT at our discretion as provided by clause 16.7. If you close a Binary Trade before its settlement time and date (or, if applicable, pre-settlement expiry), a profit or loss may arise. This is calculated as follows:

(i) if you close a long position where our then current bid price is higher than our offer price at which you opened your long position Trade, we will pay you an amount equal to the bid price at the time you closed your Binary Trade, minus the offer price at which you opened it, multiplied by the Risk per point of your Trade;

(ii) if you close a long position where our then current bid price is lower than our offer price at which you opened your long position Trade, you must pay us a sum equal to the bid price at the time you closed your Binary Trade, subtracted from the offer price at which you opened your Binary Trade, multiplied by the Risk per point of your Trade;

(iii) if you close a short position where our then current offer price is higher than our bid price at which you opened your short position Trade, you must pay us a sum equal to the opening bid price subtracted from the then offer price at the time you closed your trade, and then multiplied by the Risk per point of your Trade;

(iv) if you close a short position where our then current offer is lower than our bid price at which you opened your short position Trade, we will pay you a sum equal to bid price at which your opened your Trade minus the offer price at the time you closed your Trade, multiplied by the Risk per point of your Trade;

(v) if you close a long position Binary Trade at the same bid price as the offer price when you opened your Trade, or if you close a short position Binary Trade at the same offer price as the bid price when your opened your Trade you will not make a profit or a loss.
(b) Profits will be credited to your Account upon settlement of the product associated with your Trade or when you close your Trade for a profit, as calculated hereinabove.

(c) Any loss will be debited from your Account immediately once there is settlement or early Trade closure for whatever reason.

16.4 Other Terms relating to Binary Trades

The following additional terms and conditions apply in relation to Binary Trade settlement:

(1) Whether or not the specified result has occurred at the settlement time and date will be determined based on the situation at that time. No regard shall be had to any event which occurs after the settlement time and date including any act or thing done by a relevant regulatory or other authority after the expiry time and date which would otherwise affect whether or not the specified result had occurred.

(2) If the event or other matter upon which a Binary Trade we offer is based is abandoned or somehow fails prior to its stated settlement time and date, we are entitled in our absolute discretion to void all open Binary Trades in relation to that event or other matter. Please note that this does not affect any Binary Trades that may have already been closed prior to us exercising this right.

(3) Where relevant, if the result of your Binary Trade becomes public knowledge before the settlement time and date, we are entitled in our absolute discretion to:

(a) void a Binary Trade(s) created in relation to that result after the result became public knowledge;

(b) void any Binary Trade(s) in relation to that result closed after the result became public knowledge.

17 Mini CFD Trading

17.1 A Mini CFD Trade will automatically close at the official close of that market as published by the relevant exchange and then reopened for the next trading day at the same price (with possible adjustment for such factors that will affect the underlying price as dividend payments, rights issues, stock splits and financing charges).

17.2 A financial adjustment will be made to your account for the rolling over of a Mini CFD Trade. Financing rates are based on the applicable United States Prime Rate for the USD, plus a spread for long Mini CFD and minus a spread for short Mini CFD Trades, as advised to you from time to time and as published on the Website. Interest on Mini CFD Trades will only be debited or credited overnight, therefore there is no finance charge for intraday trading, ie. you close your position prior the market close on the same day as you open your Trade.

17.3 At the time of the rolling of your Trade(s), it is your responsibility to ensure that there are sufficient funds in your account to reopen your Mini CFD Trade(s). Failure to do so may result in a Margin Call and the procedures set forth in clause 11 will ensue.

17.4 While we will endeavour to track the bid/offer price of the underlying share, we may at times, especially where liquidity is low or volatility is high in the underlying shares, change our price to accommodate such market conditions.

17.5 All closing orders (Stop Losses or Take Profit orders) which are linked to a Mini CFD Trade will be rolled along with that position.

17.6 OWT reserves the right to discontinue these markets and not to roll a Mini CFD Trade at any time without prior warning.

17.7 The interest rates for each roll are subject to change at any time.
18 Manifest Error – Including Pricing Data Errors and Corrections Made by Exchanges

18.1 OWT quotes thousands of prices each month and from time to time, whether due to human error or technical malfunction, incorrect prices may be mistakenly quoted to customers. The following provisions apply in the case of a manifest error which is defined as an obvious error having regard to all relevant market information and conditions (including the Underlying Markets) and any error in or lack of clarity of, any information source, particularly price data information we receive, commentator, official, official result or pronunciation (“Manifest Error”).

18.2 An error in a quoted price will be a Manifest Error if it is different from the price that we would normally have quoted at the time when you requested it, having regard to the nature and size of the Trade, to our pricing policy in operation at the time, market price feeds and other data we receive, and to the state of any Underlying Market.

18.3 If at the time that you place, modify or close your Trade with us on the basis of the incorrect price where you know or suspect that the quote is incorrect or you ought to have known that it is incorrect, we will be entitled to declare void any Trade based on the incorrect price or, if appropriate reinstate the Trade at the correct market price.

18.4 For avoidance of doubt, we will presume that any Trade pricing error is a Manifest Error where it is based on an incorrect price feed from our pricing data providers or a pricing error generated by our own system or in rare circumstances where you are able to use the Trading Application to execute a trade outside of the market hours of the Underlying Market. In such instance, as a result, we will reverse any Trade(s) or modification of Trade(s) based on the pricing error(s), be it a trade instruction from you (whether opening, modifying or closing), a Stop Loss, a Guaranteed Stop Loss or Take Profit. Furthermore, we retain the right to suspend any product, for as long as we deem necessary (acting reasonably) under any abnormal conditions that affect the Underlying Market. In the case of a binary trade if the product remains suspended through the settlement for that binary trade product, then your binary trade may be reversed at our discretion.

18.5 In an Underlying Market if the relevant exchange identifies an error in the price, index movement, or the like which affects the settlement price of one or more of our spread and/or binary trade and/or mini CFD products and where the exchange takes steps to rectify the situation and such rectification comports additional costs to be borne by, or payments made to us, we reserve the right to revise the outcome of a particular spread, binary or mini CFD Trade and adjust your profit or loss accordingly.

18.6 If a Manifest Error has occurred and we choose to exercise any of our rights under clause 18.5, and if you have received any monies from us in connection with the Manifest Error, you agree that those monies are due and payable to us and you agree to return an equal sum to us without delay.

18.7 In case of any dispute arising other than in connection with pricing errors or corrections made by exchanges, as to the state of your knowledge or suspicion under clause 18.3 above, you will be deemed to have known at the time when you entered into the Trade(s) in question, the true price in the Underlying Market relevant to that Trade(s) or that the Underlying Market was not open for trading at the time of your Trade(s) execution on the Trading Application.

18.8 Under no circumstances shall we be liable to you for any loss, cost, claim, demand or expenses you suffer (including any indirect or consequential losses) resulting from a Manifest Error including our reversal of the Trade(s) you executed on the basis of the Manifest Error.

19 Events of Default

19.1 An Event of Default will include, but is not limited to, all of the following:

(1) You fail to provide any Initial Margin, Margin, or any other payment due to OWT in relation to your trading or otherwise with OWT; or
(2) You fail to observe or perform any of the other provisions of the Contract; or

(3) If you are an individual, you die or become a mental patient within the meaning of any applicable mental health legislation; or

(4) A bankruptcy, insolvency or business rescue petition is presented against you, or, if a partnership, in respect of one or more of the partners, or if a company, a receiver, trustee, administrative receiver business rescue practitioner or similar officer is appointed in respect of the company or a winding-up petition is issued or an order is made or a resolution is passed for the winding up of your company (other than for the purposes of a bona fide reconstruction or amalgamation) or any act analogous to any of those events occurs in any of the jurisdictions in which you are incorporated or resident; or

(5) You convene a meeting for the purpose of making or proposing or entering into any arrangement or composition for the benefit of your creditors (other than for the purposes of a bona fide reconstruction or amalgamation); or

(6) Any distress, execution, or other process is levied against any of your property and is not removed, discharged or paid within seven days; or

(7) You have any security created by any form of mortgage or charge and the mortgagee and/or chargee takes steps to enforce the security; or

(8) Any debt owed by you or any partnership in which you are a member or, if a company, any of your subsidiaries or related companies, becomes immediately due and payable or capable of being declared so due and payable, prior to its stated maturity by reason of default on the part of any person, you or any partnership in which you are a member or, if a company, any of your subsidiaries or related companies fail to discharge any indebtedness on its due date whether to OWT or not (other than a liability which you are contesting in good faith); or

(9) You commit any breach of any representation or warranty made to us or any covenant entered into by you with OWT for the purposes of opening or closing any Trade, series of Trades or Orders, Stop Losses or Take Profit howsoever that warranty or representation was communicated to us or if you fail to inform us immediately if such representation or warranty subsequently becomes untrue or misleading; or

(10) OWT reasonably believes that you will be unable to pay your debts as they fall due and action in accordance with clause 19.2 below is necessary or desirable to protect the commercial interests of OWT and of its other customers; or

(11) Any payment order made by you is countermanded or returned by your bank unpaid (it will be an Event of Default should a cheque paid by you not clear on first presentation); or

(12) A bankruptcy, insolvency or business rescue petition is presented by or against OWT, or a receiver, trustee, administrative receiver, business rescue practitioner or similar officer is appointed in respect of OWT or a winding-up petition is issued or an order is made or a resolution is passed for the winding up of OWT (other than for the purposes of a bona fide reconstruction or amalgamation).

19.2 If an Event of Default occurs OWT (or its administrator, receiver, trustee, business rescue practitioner or the like), without prejudice to any other right against you which it may have, may:

(1) Close, without prior notice to you, any or all of your open Trades (in whole or in part) at a level based on OWT’s then prevailing price or, if no prevailing price, at a level which is fair and reasonable;

(2) Exercise its rights of set-off under this Contract;
(3) Close your Account and refuse to accept any further Trades from you or undertake any trading with you;

(4) Immediately recover any sums which are payable by you in respect of realised losses on your Account;

(5) Charge you interest on any money due, from close of business on the date when monies first fell due until the date of actual payment at a rate not exceeding United States Prime Rate +5; and/or

(6) If you have failed to make a payment when due, inform your partner, employer, any professional, regulatory or other organisation with which you are associated or any person who we believe to have an interest in knowing such facts of the amount of such overdue sum, the circumstances thereof, the fact that you have failed to make payment, and any other relevant facts or information. By entering into this Agreement you expressly consent to any disclosure of this data by us in the circumstances set out herein.

19.3 Failure by you to pay any money due to us by the time it is due will be treated as a continuing Event of Default entitling us to close any or all of your Trades, in whole or in part, at our discretion at any time before the money is paid. This includes the closure of any and all Trades which would be profitable to you at the time of such force closure (where reasonably possible) to the extent necessary for you to meet your outstanding monetary obligations to us.

19.4 We do not owe you any duty to consider your interests in exercising our rights on the occurrence of an Event of Default.

19.5 You must give notice to OWT if you have reason to believe that an Event of Default has occurred in relation to your Account or if you have reason to believe that an Event of Default will occur.

20 Disputes

20.1 You must immediately notify OWT of any disputes (with all relevant details) in writing. Subject to instances where you are expressly notified by OWT of any time limitation to dispute a matter with us, OWT reserves the right to reject any dispute on the basis that it is not notified to it within a reasonable period of time. Disputes should be referred to OWT's Compliance department using contact information found on the Website. OWT will endeavour to settle your dispute quickly and reasonably having regard to industry practice.

20.2 If we consider it appropriate, we may close any open Trade or cancel any related Orders for the purpose of limiting the amounts involved in the dispute.

20.3 If OWT closes any Trade pursuant to clause 20.2 above OWT will be entitled to recover any losses made by you on the Trade if it should transpire that you are contractually bound by it as though we had closed the Trade in accordance with your express instructions.

20.4 OWT reserves the absolute right whilst there is any unresolved dispute with you to refuse to accept any trading instructions from you except for instructions to close existing Trades.

21 Charges

21.1 Charges, as set out in the Cost Profile, will be levied against your Account. Despite any other provision of the Contract, charges are subject to change and are not limited to only those charges set out in the definition of Cost Profile in clause 2.1(11). Additional charges may be levied and payable by you from time to time to make provision for any new fees including without limiting the generality of the foregoing, any administration fees, commissions, taxes, costs, charges or any other funding costs which OWT may become subject to or which may be associated with the performance by OWT of its obligations under this Contract. New or additional charges shall be imposed by OWT in its sole and absolute discretion from time to time.
21.2 OWT reserves the right to amend the charges associated with your Account and the Trading Application, as well as to introduce new charges applicable to your Account and the Trading Application, where necessary and from time to time. Details of any amendment to the applicable charges shall be posted on the Website. **You acknowledge that by continuing to engage in any trading activity using the Trading Application, and following any notice of the new or amended charges, any Trades shall be subject to the new or amended charges and you agree to be bound by any new or amended charges.** You agree that, without prejudice to OWT’s rights to recover costs pursuant to clause 12.5 above, and Account charges as provided in the Cost Profile, that if your Account has an overdue debit balance and it becomes reasonable for us to refer the matter to a law firm for collection, OWT has the right to add a charge of up to USD5000 to your outstanding debit balance. These charges are not a penalty but is an amount that reflects our legal costs of referral to lawyers in connection with the collection of overdue accounts.

22 **Force Majeure**

22.1 OWT may in its reasonable opinion determine that an emergency or exceptional market condition exists (a “Force Majeure Event”), including but not limited to:

1. Any act, event or occurrence (including without limitation any strike, riot, natural disaster or civil commotion, terrorist attack, tsunami, interruption of power supply or electronic communication or information system the result of which is that our computing equipment does not function adequately) which in our opinion prevents us from maintaining an orderly market in connection with one or more of the products in respect of which we ordinarily accept trades;

2. The suspension or closure of any Underlying Market or the abandonment or failure of any event upon which OWT bases its markets, or to which OWT may relate its prices or the imposition of limits or special or unusual terms on the trading in any such market or on any such event;

3. The occurrence of an excessive movement in the level of, or the excessive loss of, liquidity in any Underlying Markets relating to the products offered by us and/or any corresponding market or our reasonable anticipation of the occurrence of the same; or

4. In our reasonable opinion in all of the circumstances prevailing at the time we believe that it would be commercially imprudent for us to allow normal trading to continue or we reasonably believe that any one or more of the circumstances above is or are about to occur.

22.2 If OWT determines that a Force Majeure Event exists then OWT may in its absolute discretion (without prejudice to any other rights it may otherwise have):

1. Revise upwards Initial Margin applicable to its markets and/or amend your Account limits with immediate effect;

2. Close any or all open Trades and cancel any Orders and fill Stop Losses, in each case at such level as OWT considers in good faith to be appropriate in all the circumstances and, in the absence of fraud or bad faith, OWT shall not be liable to you for any losses or loss of profit you may suffer by reason thereof;

3. Suspend or modify the application of any or all of these terms and conditions to the extent that it is impossible or impractical for OWT to comply with them;

4. Alter OWT market trading times; and

5. Take or omit to take all such other actions as OWT deems appropriate in the circumstances to protect it and its customers as a whole.

22.3 **OWT shall have no liability to you if any action is taken by us as set out in this paragraph, unless we have acted fraudulently or in bad faith.**
22.4 OWT will inform you as soon as is reasonably practicable if a Force Majeure Event has taken or is about to take place and of any action taken by us.

23 Termination

Either you or OWT may terminate the Contract on written notice to the other without prejudice to accrued rights and remedies and the existence and enforceability of any open Trades. Upon termination all Trades will be closed (unless expressly agreed to the contrary) and all sums due from you to us will become payable immediately.

24 Notices and addresses

24.1 Notices

(1) This clause sets out how notices may be given to you by OWT, although nothing in this clause takes precedence over any provisions relating to the making of a Margin Call as set out in clause 11 above.

(2) Any notice from OWT made under or in connection with the Contract may be made verbally or in writing in notices or other communications

24.2 Addresses

(1) OWT chooses the physical address, fax number and/or email address below as the address to which any notice must be sent.

Physical address: 10th Floor Raffles Tower

19 Cybercity

Ebene

Mauritius

Fax number: +27 (0)86 605 0824

Email address: info@gt247.com

Marked for the attention of: Client relations

(2) You choose the physical address, fax number and/or email address set out in your Application Form as the address to which any notice must be sent.

(3) You acknowledge and confirm that any notice from OWT made under or in connection with the Contract may be made verbally or in writing in notices or other communications to your last known home address, place of work, land line telephone number (including a telephone answering machine), mobile telephone (including answer phone), fax number, email address or other contact details, as provided by you in your Application Form, or subsequently amended by you as per the process outlined in (4) below.

(4) It is your responsibility to ensure that we have been notified of your current and correct address and contact details. Our New Accounts must be notified, in writing, of any change to your address (home and work) or contact details (telephone numbers and email address). Once the updated information has been placed on record, OWT will provide written acceptance of such information. No other method for changing your address and contact details of record including, but not limited to, telephone notice, shall be permitted or accepted by OWT and only upon confirmation from OWT of the change in information, for example a new email address, will such change be deemed to have taken effect.
24.3 Effective on receipt

Any notice shall be deemed to have been duly given as follows:

(1) When left at your last known home or work address;

(2) If given by leaving a telephone or mobile phone or voice mail message, one hour after the message being left on the relevant medium;

(3) If sent by post on the day after the subsequent day (or third day in the case of air mail) after posting (excluding Sundays and public holidays);

(4) If sent by private post or courier service, on the next day (or on the third day in the case of air mail) after posting (excluding Sundays and public holidays);

(5) If sent by email, one hour after sending to the email address of record which you provided in your Account application, or subsequently changed in writing to us and which change of email address of record we have accepted by confirmation of same to you. A “bounce back” or other form of rejection from the server or host domain of your email address of record will NOT serve as a basis to contest receipt where the bounce back or other form of rejection was through no fault of OWT or otherwise attributable to its own internal systems.

(6) If sent by SMS to your mobile phone, as soon as the “message sent” or like confirmation is provided by the mobile phone network.

24.4 Service of legal process

(1) Each party chooses its physical address referred to in clause 24.2 as its address at which legal process and other documents in legal proceedings in connection with this Agreement may be served (domicilium citandi et executandi).

(2) Any party may by notice to the other party change its address at which legal process and other documents in legal proceedings in connection with this Agreement may be served to another physical address in Mauritius.

25 Assignment

25.1 The Contract shall operate for the benefit of, and be binding upon you, OWT and its respective successors. No purported assignment or transfer, by you, of any right and/or obligation under the Contract, or any interest therein, shall relieve you of any of your obligations or liabilities hereunder and no assignment of any nature whatsoever shall be permitted unless same is specifically approved to you in writing by a director of OWT.

25.2 OWT may unilaterally assign any part of its rights or obligations under the Contract to any third party to be effective on a date and upon such terms as you shall be notified as per clause 24.3.

25.3 You hereby consent and agree that OWT may, without limitation, disclose to a potential assignee or transferee any information about you, including information that may be protected by law, your Account, your Trades and Orders.

26 Governing Law

The Contract and all aspects of the relationship between you and OWT shall be governed by, and shall be construed in accordance with, the laws of Mauritius. The parties submit to the exclusive jurisdiction of the courts of Mauritius in terms of choice of law and forum for any dispute between the parties arising out of or related to the relationship governed by the Contract.

27 Variation of this Agreement

27.1 This Agreement may be varied by FWT at any time. The variation will be effected by publishing the new version of the Agreement on the Website and will apply to all your trading with us as
from 10 Business Days after the date of publication unless it is impracticable in the circumstances to do so.

27.2 Alternatively, we may notify you by email whenever a variation of this Agreement is made and provide you with details of same and when such variation will take effect and, if necessary, where you can find a copy of any new version of the Agreement on the Website. You may request, at any time, that we send you a paper copy of the varied Agreement.

27.3 You acknowledge that by continuing to engage in any trading activity using the Trading Application, you agree to be bound by any new version of the Agreement, published on the Website, emailed to you or delivered to you in hard copy or by any other manner from time to time.

27.4 Any amended Agreement, as published on our Website, will supersede any previous agreement on the same subject matter and will govern any Trade or Order entered into after, or outstanding on, the date the amended Agreement comes into effect. It is therefore your responsibility to ensure that you are aware of the latest version of the Agreement as published on the Website before opening any new Trade.

28 Market Abuse

28.1 OWT will frequently hedge its potential liability to you by opening analogous positions with other institutions. The results of us doing this is that when you place a Trade it may, through our hedging, exert a distorting influence on the Underlying Market for that product, in addition to the impact it might have on our own quote on that product. This creates a possibility of market abuse and the function of this clause is to prevent such abuse. You represent and warrant to OWT and agree that each such representation and warranty is deemed repeated each time you open or close any Trade that:

1. You will not place and have not placed any Trade(s) with OWT relating to a particular product if to do so would result in you or others with whom you are acting in concert with, having an exposure to that product which is equal to or exceeds the amount of a declarable interest in the relevant company or security or market if you were to hold the actual position in the relevant company or security or market. For this purpose the level of declarable interest shall be the prevailing level at the material time, set by the exchange(s) upon which the Underlying Market for any particular product is listed;

2. You will not place and have not placed any Trade(s) in connection with:

   a. a placing, issue, distribution or other analogous event; or

   b. an offer, take-over, merger or analogous event;

   in which you are involved or otherwise interested whether directly or indirectly; and

3. You will not place or have not placed any Trade(s) that contravene any primary or secondary legislation or other law against insider dealing. For the purposes of this clause you agree that OWT may proceed on the basis that when you open or close any Trade with us that you may be treated and deemed as dealing in securities within the meaning of applicable anti-fraud provisions of the jurisdiction of the Underlying Market and/or of incorporation of OWT and any other jurisdiction which may be able legally to act in personam against you and/or us on the basis of contravention of such anti-fraud provisions.

28.2 In the event that you place any Trade(s) in breach of the representations and warranties given in clause 28.1 above or we have reasonable grounds for suspecting that you have done so, OWT may, in its absolute discretion and without being under any obligation to inform you of its reason for doing so, close any Trade(s) that you may have open at the time.

28.3 Furthermore, also in its absolute discretion, OWT may:
(1) Enforce the Trade(s) against you in order to recover any losses attributable to such Trade(s); or

(2) Where you have made a notional profit on such Trade(s), treat the Trade(s) that we close as void pursuant to this clause, unless and until you produce conclusive evidence that you have in fact not committed the breach of warranty and/or misrepresentation the suspicion of which was the ground for closing the trade(s). For the avoidance of doubt, if you do not produce such evidence within the period of one week of the closing of the Trade, all such Trades will be finally treated as null and void between us.

28.4 You acknowledge that OWT may not transfer voting rights relating to any security held in an Underlying Market by OWT or otherwise be allowed to influence the exercise of voting rights held by us or on our behalf.

28.5 You acknowledge that spread trading is undertaken in speculative instruments and you agree that you will not enter into any Trades with OWT in connection with any corporate finance style activity.

29 Adjustments, Takeovers, Suspension & Insolvency

29.1 The products which we offer are based on one or more Underlying Markets.

29.2 If any market we offer becomes subject to possible adjustments as the result of any of the reasons set out in clause 29.4 below (a “Market Event”), you mandate us to deal with your Orders or Trades in good faith in order to, preserve the economic equivalent of the rights and obligations of both of us in relation to such Trades immediately prior to that Market Event. In exercising this mandate, we may either:

(1) Vary the terms of the relevant Order or Trade; or

(2) Cancel and/or close-out the relevant Order or Trade upon notice to you.

Any adjustment will be effective from the date determined by us.

29.3 We shall inform you of any adjustment or amendment as soon as reasonably practicable.

29.4 Market Events are any declaration by the issuer of a financial instrument (or, if the financial instrument is itself a derivative, the issuer of the security underlying that instrument) of the terms of any of the following:

(1) A subdivision, consolidation or reclassification of shares, a share buy-back or cancellation, or a free distribution of shares to existing shareholders by way of a bonus, capitalisation or similar issue;

(2) A distribution to existing holders of the underlying shares of additional shares, other share capital or securities granting the right to payment of dividends and/or proceeds of liquidation of the issuer in equal proportion with such payments to holders of the underlying shares, or securities, rights or warrants granting the right to a distribution of shares or to purchase, subscribe or receive shares, in any case for payment (in cash or otherwise) at less than the prevailing market price per share as determined by us;

(3) Any other event in respect of the shares analogous to any of the above events or otherwise having a diluting or concentrating effect on the market value of the shares; or

(4) Any event analogous to any of the foregoing events or otherwise having a diluting or concentrating effect on the market value of any financial instrument not based on shares.

29.5 If at any time a take-over offer is made in respect of a company, then at any time prior to the closing date of such an offer we may give notice to you of our intention to close any open Trades in respect of products relating to that company’s securities. The date of such notice will be the closing date and the closing price shall be such price as we notify to you.
29.6 In the event of a special dividend we may, in our absolute discretion, make an appropriate adjustment (including a retrospective adjustment) to the opening price of a Trade.

29.7 In the event that you have an open sell Trade on a single share and that share is recalled resulting in the closure of our hedged position, we reserve the right to close your Trade at our then prevailing buy quote without giving prior notice to you.

30 Suspension and Insolvency

30.1 If at any time trading is suspended in any financial instrument which is based on an open Trade then the prevailing mark to market price of that Trade, for the purposes of margining and otherwise, shall be the mid-price quoted by us at the time of suspension. In the event that the suspension continues for five business days, we may agree a closing date and a closing price, which price shall be the closing price for that Trade. In the absence of any such agreement any affected open Trade shall remain open until such time as the suspension is terminated or until, where the financial instrument is in respect of a company, that company goes into insolvency or is otherwise dissolved. We reserve the right at all times during the term of an open Trade where the Underlying Market is suspended to adjust the mid-price quoted by us at our absolute discretion.

30.2 If a company, whose securities represent all or part of the subject matter of an open Trade goes into insolvency or is otherwise dissolved, we may treat the day on which the company goes into insolvency or is otherwise dissolved as the closing date of that Trade. The closing price shall be the value of any distribution a holder of a security of the same type as the financial instrument underlying the Trade would receive.

30.3 OWT reserves the right at all times when your Trades are suspended under this clause 30, to revalue such Trade at such price and/or to change the Margin rate, in both cases as we shall determine to be reasonable in the circumstances and to require payment of Margin accordingly.

31 Information and Intellectual Property

31.1 You acknowledge and agree that the copyrights, trademarks, service marks and all other intellectual property or other rights thereto in any information distributed to or received by you whether sent by or on behalf of OWT by any means whatsoever (including but not limited to by Internet electronic communication or mobile phone), together with any advertising media, Website or other material connected to OWT’s spreads, binary or mini CFD trading service hereunder and in any databases that contain or constitute the information, shall remain our sole and exclusive property.

31.2 You shall not permit or facilitate, and shall take steps to prevent any sale, re-distribution, dissemination, re-publication or re-display of the information referred to in clause 27.1, however received, to any third party.

32 Unsolicited Calls

You hereby authorize OWT to telephone or otherwise contact you at any time in order to discuss any aspect of OWT’s or its associated companies’ business (es).

33 Taxes

33.1 You are responsible for all taxes, that may arise in relation to your trading activity, whether under current or changed law or practice, including without limiting the generality of the foregoing, the laws of the jurisdiction in which you are resident for tax purposes, and if we become responsible for making any payment or payments relating to your trading you authorise us to deduct any such payment from your Account or otherwise require you to pay or reimburse us.

33.2 OWT shall not be responsible for notifying you of a change in tax law or practice and you should seek professional advice as to your personal tax situation.
33.3 We are not able to provide you with any tax advice pertaining to any of the above. We would recommend that you obtain specific tax advice from your tax advisor or from the relevant tax authority in the jurisdiction in which you are resident for tax purposes.

34 General

34.1 No waiver by us of any breach of the Contract by you shall be considered a waiver of any subsequent breach of the same or any other provision. A waiver shall include a failure by us to enforce any of our rights under the Contract.

34.2 If any provision of the Contract is or are held by any competent authority to be invalid or unenforceable in whole or in part the validity of the other provisions of the Contract and any remainder of the provision in question shall not be affected thereby.

34.3 Headings in the Contract and in particular in this Agreement shall not affect its interpretation and are for ease of reference only.

34.4 Where this Agreement is issued in a language other than in English, the English language version shall take precedence in the event of any conflict.

34.5 This Contract and the Cost Profile, constitute the sole and entire agreement between the parties, and no warranties, representations or other terms and conditions, not contained herein, shall be of any force and effect.

34.6 Where you access the Trading Application electronically via the Website, you shall indicate your agreement to be bound by the terms and conditions of the Contract, as may be amended from time to time, by checking the appropriate check box.

35 Risks

35.1 Spreads, binaries and mini CFDs are leveraged products (see 35.1(2) below) and you could lose your full investment amount(s) or your losses could exceed your investment amount(s). Trading in such products may not be suitable for everyone, so please ensure that you should consider all of the risks associated with dealings in the form of spread, binary and mini CFD trades with OW T, a firm which is carrying on an investment business. While OW T cannot disclose all of the risks and other significant aspects involved in spread, binary and mini CFD trading, you should be aware of the following when considering whether to engage in this form of trading:

(1) Market risk

Engaging in this type of transaction can carry a high risk. As these transactions differ markedly from normal trades you should not engage in this form of trading unless you understand equity derivatives, the nature of the transaction you are entering into and the true extent of your exposure to the risk of loss. The amount that you may gain or lose will vary according to the extent of the fluctuations in the price of the index, or other markets on which the trade is based instead of a sum pre-determinable when a normal trade is placed. For many members of the public these transactions are not suitable; you should, therefore, consider carefully whether they are suitable for you in the light of your circumstances and financial resources.

(2) Leverage

(a) The high degree of “gearing” or “leverage” is a particular feature of this type of transaction. This stems from the margining system applicable to such trades which generally involves a comparatively modest deposit or margin in terms of the overall contract value, so that a relatively small movement in the underlying market can have a disproportionately dramatic effect on your trade. If the Underlying Market movement is in your favour, you may achieve a good profit, but an equally small adverse Underlying Market movement can not only quickly
result in the loss of your entire deposit, but may also expose you to a large additional loss.

(3) Margin

You may be called upon to deposit substantial additional margin, at short notice, to maintain your trade position. If you do not provide such additional funds within the time required, your trade position may be closed at a loss and you will be liable for any resulting deficit.

(4) Counterparty risk

(a) Spread, binary and mini CFD trading does not occur on a recognised or designated investment exchange and, may consequently expose you to greater risks than exchange transactions. The trade structure and trade rules will be established solely by OWT.

(b) Where entering into such transactions, OWT does so under a two-way customer agreement. As the value of the spread, binary or mini CFD depends on, amongst other things, the ability of OWT to perform its obligations under this Agreement, failure by OWT to comply with such obligations may result in a reduction in the estimated value of the investment. You should satisfy yourself that dealing is conducted throughout in strict conformity with this Agreement. For example, ensuring that you receive written confirmation from OWT of all transactions or other charges for which you will be liable.

(c) OWT holds your Client Money in a segregated bank client trust account but even so this may not afford complete protection as margin is removed from this account and placed with our brokers when positions are taken in the Underlying Markets in connection with your trade.

(5) Investment decisions

(a) OWT is responsible only for the carrying out of your trading instructions. We owe you no duty in respect of the suitability of your trading with us, or to provide any information relating to your intended or actual Trades. As an execution-only client you will not be provided with investment advice. As such, the performance of any spread, binary or mini CFD investment will depend on investment decisions made by you.

(b) Nothing published on the Website or set out in this Agreement is intended, or should be construed, as advice or investment advice, as contemplated under the Securities Act 2005 or the Securities (Licencing) Rules 2007 or otherwise.

35.2 The list of risks outlined above is not an exhaustive list. You should consider all of the risks associated with spread, binary and mini CFD trading with OWT.