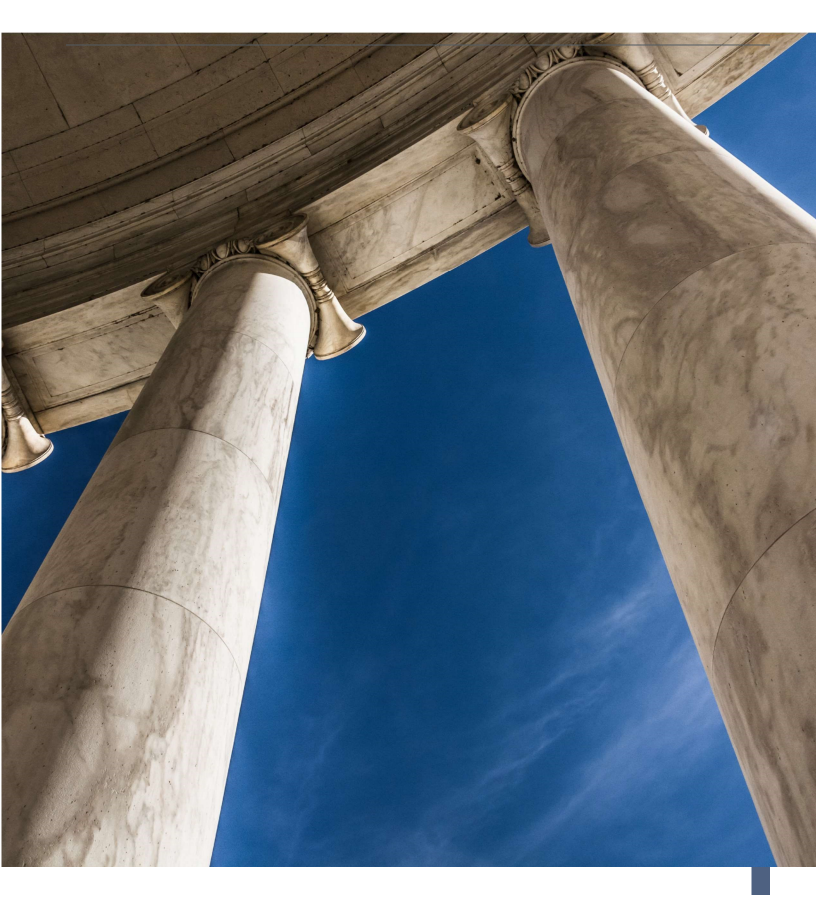
BANK ACCOUNT TERMS & CONDITIONS



CC BANK & TRUST LTD. BANK ACCOUNT TERMS AND CONDITIONS CONTENTS

Definitions and Interpretation	
Introduction	2
Appointment	
Client Accounts	
Client Money	3
Client Reporting	4
Delegation	
Fees and Interest	4
Client Representations and Warranties	5
Client Acknowledgements	
Proper Instructions	
Non-Exclusivity	
Conflicts of Interest	
Liability and Indemnities	6
Legal Proceedings	
Communication	
Disclosures	
Complaints	
Privacy Notice	
Confidentiality	
Assignment	9
Termination and Consequences of Termination	
Notices	
Customer Due Diligence	
Miscellaneous	
Governing Law and Jurisdiction	

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1. Definitions and Interpretation

1.	Definitions and In	nterpretation				
	n these "Account Agreem entered into between the Comp					greement
	Agreement	;				
	"Agreement"	means	the	Account	Agreement	, these
	Terms,	the	Fee	Schedule	and	the
	TOBs	and	includes	any	variation	of
	them	and	all	documents		into
	as	supplement		to	them;	to diamet
	"Affiliates" means	any direct of	r subsidiary o	or parent of u	ne	indirect
	Company	and	any	direct	or	indirect
	subsidiary		any	such	parent	from
	time	to to	time,	irrespective		the
	country of organis	ation, iormai		egistration o	i any such	or
	subsidiary	or	parent	(together	the	"EA
	Group		in	respec		each,
	any	of	their	respec	ctive	
	partne officers,	directors,	employees	, consultants	and	agents;
	"Applicable Credi	t Rating" mea	ans	Standard	&	Poor's
	Short- highe	-Term Credit r;	Rating	g of	A-1	or
	"Business Day" m	eans	а	day	(other	than
	а	public	holiday,	a	Saturday	or
	a	Sunday)	on	which	banks	in
	Cayman for	Islands business;	are	authorised	to	open
	"Cayman Islands A	Anti-Money I	Laundering R	ules"	includes	the
	Proceeds	of	Crime	Law	(2014	
	Revision)	(as	amended	from	time	to
	time)	and	any	other	law,	order,
	regulation	or	guidance	notes	made	
	thereunder	or	in	relation	thereto	or
	any	policies	and	guidelines	adopted	by
	the	Company,		each	case	relating
	to	the	prevention		detection	of
	money terrorism;	laundering	and	the	financing	of
	"Cash Account"	means	an	account	in	the
	name	of	the	Company,	maintained	with
	a licensed bank, w	hich will ho	ld Client Mo	ney;	holds	or
	"Cash Equivalent	Account"	means	the	portion	of
	Client	Money	held	on	account	(and,
	if .	applicable,		in	respect	of
	various	Cash of	Equivalent	,	in (or	the
	name the	or Company	the acting	Company as	(or a	with
	counterpart		as	the	case	may

	be)	which,	after	initially	being	
	deposited	by	the	Client	into	a
	Cash	Account,	is	directed	by	the
	Company	(in the	its Cliant)	capacity	as	agent
	for	the	Client)	by the	any Commonity	means
	deemed	appropriate	more	Cash	Company	into
"Cas	one h Equivalent	or Asset" mean		Cash	Equivalent	Assets;
	-	asset	which	has	а	direct
(a)	an					direct
		and .	guaranteed		on	
		sovereigns		central	banks	which
	meets t	he criteria of	"Cash Equi	valent Rating	;;	
(b)	a reverse	e repurchase a	agreement wi	th a financia	l institution	that
	satisfies		0			
	the def	inition of "A	pplicable Cr	edit Rating"	, the collater	al of
		s compromise		0		
		exclusively	/ of	instrument	s in	(
	a);	-				
(-)	4 . 41		C		1	
(c)		tent that the days prior no			lient	
	with 5	days prior no	Shee of the sa	une.		
	(i)	any investm	ent instrume	nt with a	Cash Equiva	alent
		Rating; and/o	or			
	(ii)	any	interest	in	an	
	()		fund, the ass		h are comp	rised
		exclusively of			-	
		Equivalent R	ating; "Cash	Equivalent I	Kating" mear	is:
(a)	a	risk	weighting	of	0%;	
		and	0 0			
	o Moodr	r'a natina of l	Ann ta Anzi	~ #		
(b)	a woody	's rating of A	haa to Aas,	51		
(c)	an	S&P/Fitch	rating	of	AAA	to
		AA-,				
in a	ccordance w	ith the Rul	es. Conditio	ns and G	uidelines on	L
	imum Capital					
	man Islands I	-	-	-	the Compar	nv at
	liscretion fror			-	1	5
"CI"	.m		· C 1 4			
	ent" means th					
Acc	ount Agreem	ent and inclu	ides all pers	ons and par	ties deriving	
the	from	or	under	such	person;	
"Client Ac		means	each	Cash	Account	
	Cash Equivale					
and each v	Jasii Equivar	int recount,	separatery a	la concentre.	ly,	
"Client M	oney" means	all money	which the O	Company ho	lds for,	
receives fr	om, or owes	to, a Client,	which for the	he avoidance	e of any	
doubt, shal	1 not include	any interest	or other			
income	that	may	accrue	on	such	
money;						
"Company	" means CC	Bank & True	t I td. a cor	nnany incor	orated in	
	n Islands and					
-	20 Genesis (-	-		,	
Town,	Grand	Cayman	KY11108,	Cayman	Islands;	

"Controller" public	' means authority,	a agency	natural or	or other	legal body	person, which,	transact Account;	in	relation	to	a	Client	
alone Purposes Personal	or and Data;	jointly means	with of	others, Processing o	determines of	the	"Parties" me Account	eans Agreement;	the	parties	to	the	
"Credit Dov	vngrade Ever	nt"	has	the	meaning		"Placement"	' means	Client	Money	placed	in	a
ascribed Terms;	thereto	in	clause	4.3(a)	of	these	Cash the bare	Equivalent Company trustee	(with	in the the	the Company Client	name acting in	of as
"Data Prote	ction Law"	means	all	applicable	data								
protection l May	aw 2018,	including, the	with General	effect Data	from Protection	25	the	holding	of	the	Client	Money,	
	(Regulation ts		2016/679) and data	including any protection le	any applicable	and	and the Cash	as placement Equivalent		for Client	the Money	Client in	in a
guidance any	and relevant	codes European	of data	practice protection s	issued	by	"Processor"	means	a	natural/legal		person	
Commissio		the	Irish the	Data European	Protection Data	D . 1	who operations of	performs on	any Personal	operation Data	or whether	set or	of
Protection 1 'data	controller',		the processor'	and	'Personal 'process'	Data', shall	not	by	automated r	neans	such	as	
have Data	the Protection	meanings Law.	given	to	them	under	recording, alteration,	organisatior retrieval,	i, consultation	structuring,	storage, use,	adaptation o disclosure	or by

transmission, dissemination	or	otherwise making	
available, alignment or destruction.	combin	ation, restriction, erasure	or

trustee of	for the	the Client	Client Money,	in and	the as	holding agent	destruction	-	or	combinatio	n, restriction,	erasure	or
for of	the Client	Client Money	in in	any a	subsequent Cash	placing	"Prop	er Instruction	ns" has	the	meaning	ascribed	
Account)	; dule" means	the	fee	schedule	detailing	the	theret	to in clause 1	1 these Terr	ns;		of	
Company		for	the	Service,	as	may	"S&P	'Fitch''	means	both	of	Standard	&
be	amended	or	replaced	entirely	from	time		Poor's	Financial		LLC	and	
to can	time, be	the found	current on	version the	of Website;	which						uno	
"Fees" me		any	fees	payable	directly	to	Fitch	Ratings Inc.	each credit	rating agency	<i>ι</i> ;	а	
the	Company	by	the	Client	under	the	"Servi	ice" has	the	meaning	ascribed	thereto	in
Fee	Schedule	which	for	the	avoidance	of	Bervi	clause	4	of	these	Terms;	m
doubt,	does	not	include	any	fees	payable	"Ston			Credit Ratin		has	
by (whether	the through	Company the	or Company	the or	Client otherwise) t	0	Stan		s short renn		8	llas	
a	third	party	service	provider;	culer (186) (the	meaning	given	to	the	
"FX Servi	ce" has	the	meaning	ascribed	thereto	in		term	Short-Term	Issue	Credit	Ratings	
clause	4.2(b)	of	these	Terms;				on	the	website	found	at	
"Indemnif	ied Persons" l	has	the	meaning	ascribed	thereto							
in	clause	14.2	of	these	Terms;			www.stand time;	ardandpoors	.com	from	time	to
"licensed	bank" means	any	bank	or	financial			time,					
institutior	n in	any	jurisdiction	that	is		"Suita	ble Cash Ac	count" has	the	meaning	ascribed	
regulated	or to carry on de	supervised	2	the	local taking			thereto	in	clause			
regulator	to carry on de	posit busile	ss in that juits	diction,	taking								
"Losses" r	neans	any	direct	or	indirect	or	4.3(a)	of	these	Terms;			
conseque	ntial	loss,	cost,	charge,	expense,		"these	Terms" mea	ins	these	terms	and	
payment,	interest,	demand,	claim,	actions,	proceeding,	suit,		conditions;					
penalty, detriment	damages,	legal judgment,	fees, order	liability, or	obligation, other		"TOBS	S"	means	the	Company's	General	
sanction	of	any	kind;	01	ounor			Terms	of	Business	as	amended	
"Moody's	" means Moo	dy's Investor	s Service, rat	ing agency;	a	credit		Terms	01	Dusiness	us	amended	
								from	time	to	time;		
"Online Po	ortal" means	the	internet	banking	platform		"Treas	sury Bill"	means	a	short-term	government	
accessible		-	banking.EAb		through	which		issued	treasury	instrument v	with	a	
the things,	Client (i)	is access	able informatior	to,	among the	other balance		Standard	&	Poor's	Short	Term	
of	(1) a	Client	Account,	and	(ii)	balance		Credit higher;	Rating	of	AA-	or	
							"we",	"us"	and	"our"	refer	to	
								the	Company;				
							"Web	site"	means	(i)			
								1		(1 ²) 1 - 1	,		

http://EAgovernance.com/client-login/, or (ii) such other website on which the Company posts notices or

publishes information about products, rates, fees, Trust Companies Law (2013 commissions, costs, charges or the Revision) (as amended from subject matter of these Terms, as time to time).

such websites may be replaced, However, the Service does substituted or amended from time to not include the provision of time; and "you" and "you" refer to the any investment advice.

Client.

"Deposit" means

Account

(with

for

Cash

trustee

Company

Client

in

the

the

Money

Company

Client

the

placed

name

acting

in

in

of

as

the

а

the

bare

holding

Accordingly, any comment made by

in the death of	C						4		any officer	r or employee	e of 1.2. Wo	rds importing	g the sing	ular shall
			-	ne masculine mendation gi	-		-		relied					
Silai	case,	and	reference	-	a a	person	ersa ili caeli	us to be	licited	upon	by	you.	The	
shal				y strongly re			propration, u	inincorp	orated body	•	-			vernment
			-	ional shall in			-	-	-	-		-		
-		-	-	ances before	-		,	,				F		
1.3. Unless	otherwise	stated,	references	in	these	Terms	entering	into	the	Agr	eement,	to		
	"clauses"	are	to	clauses	of								(ii)	reques
				ting t	he Service,	hese Terms.							(iii)	reques
				ting a	-	other								
				om the Comp to such your b									be execu	te
	supplements		or	replaced	from	time				accepts	and Client	agrees is	that	1
	to	time.								the responsible		their	entire invest	
	nces in these ssociated wit		y decisions a	nd for (i) ena	actment or a	provision of	any recogni	ising and	d considering					
115K5 a	provision	as	amended,	modified,	re-enacted	l or				decisions	which,	for	the	
	replaced	from	time	to	time.					avoidance	of	doubt,	includ	les
										the	express	recognitio		it
1.6. The he	-		e is not relyin	g and inserte	d for conven	ience only a	nd shall wil	l not rel	y on not affe	-			in this advisi	
	these	Terms.								regard; the	and Company	(ii) of	any	ng
1.7. The Pa	arties acknow	vledge that th	e defined ma	tter which the	ey wish term	s are highly	technical ar	nd confi	rm the Comp					
	that	they	have	read,	paid					into	account	when	execu	ting
parti	cular attenti	on to and und	lerstand each	transactions	on their beha	lf; defined	term.							
								(b)	when	providing	the	Service,	the	
2. INTI	RODUCTIO	N								Company	may	transfer	your	
				monies	between	different	licensed				intermedia			
			2.1.7	These Term	ıs form	part	of		your	banks, financial	institution		or time	to
	agreemen	t with	the	Company.	You	should			5					
									C 11	time,	as	we	think	a
									carefully Terr	read ns app	l and ropriate. Yo		nsider derstand,	these
									acknowled	11	1		,	
befo			-	nd agree that		c								
	Agreemen	t.	Execution	бу	you	of			you	r mor	nies ma	y (i)		in
	the	Account	Agreement	confirms	your				you.			, ()		
										respect	of	а	Cash	
	acceptanc	e of	and	agreemen	t to	these				Account,	be	placed	entire	1.7
Terr	ns. It is reco	mmended tha	t with just of	ne licensed						Account,		placed	chure	1.9
		of these bar	-											
	Terms	for	future	reference.		These			4		T		4	
(ii) ii	n respect of								man one li	icensed bank	, 1 erms rel	ate solely to	the Serv	and and
	•	ovide other a	a Cash Equiva	alent Accoun	t,									
	services	and	products,	if	so	agreed				,				
hetu	zeen us which	h are not sir	ogle Cash For	uvalent Asse	t or governe	d by these T	ferms and w	hich m	av require su	be pplemental c	allocated	to locumentatio	a n to be s	signed by
you.		and not sill	.5.0 Cuon Equ		., or governe	a oy mese i	. ernis and w			PPromontal C	. separate (eumentatio		
2.2. You	should	also	note	that:										
(a)	the	Company	is	regulated	by	the								
()		Cayman	Islands	Monetary	Authority									
		under	the	Banks	and	~ .								
		to	more	than	one	Cash								

holds

Equivalent Asset. The Company your Client Money as bare trustee for you but acts

as	your	disclosed	agent	when
placing,	receiving	or	depositing	your
monies	and	has	no	
obligation	to	refund	your	monies
in	the	event	of	a
default	or	non-payme	ent	by
the	selected	licensed	bank(s),	
intermedia	ry,	financial	institution	or
financial	instrumen	t counterpart	у,	as
the	case	may	be.	
The	Client	assumes	all	credit
risk	on	(i)	the	
licensed	banks	with	which	Client
Money	is	held,	(ii)	the
intermedia	ries	or	financial	
institutions	through	which	the	Client
Money	passes	in	connection	with
а	Placemen	t and/or	a	Cash
Equivalent	Account,	(iii)	any	
financial	instrumen	t counterpart	у	to
а	Cash	Equivalent	t Asset	in
which	а	Placement	has	been
made,	and	(iv)	the	Cash
Equivalent	Assets	to	which	Client
Money	under	a	Cash	
Equivalent	Account	is	placed,	and
the	Client	shall	not	hold
the	Company	or	any	of
its	Affiliates	responsible	e for	any
Losses	suffered	or	incurred	by
the	Client	arising	out	of
(x)	any	default	or	
insolvency	of	such	licensed	banks
in	relation	to	a	Cash
Account,	or	(y)	default	or
insolvency	in	relation	to	a

		Cash	Equivalent	Account,	including	the	such advice from the Company.	
		default	or	insolvency		an	The Company strongly recommends that if appropriate you should seek independent professional tax advice relevant to your particular circumstances before (i) entering in	
		intermediary		a	financial	un	the Agreement, (ii) requesting the Service, (iii) requesting any other services from the	the
		institution, a		financial	instrumer	.+	Company, or (iv) instructing the Company to execute any transactions on your beha The Client understands, acknowledges, accepts and agrees that the Client is entire	ely
		counterparty		or	any	other	responsible for the management of their affairs for tax purposes and for advising t Company of any matter which they wish	the
		party	in	connection		a	the Company to take into account when executing transactions on their behalf.	
					with	a	3. APPOINTMENT	
		Cash	Equivalent	, i i i i i i i i i i i i i i i i i i i			3.1. The Client's appointment of the Company to provide the Service shall only	be
(c)	in	some regulatory	or regime	all applying	respects in	the the	completed upon the Company's acceptance of the Client following	its
			0				receipt of a duly executed	110
		Cayman	Islands	and/or	in	the	and delivered Account Agreement from the Client and such other documentation and information as the Company may require.	
		home	jurisdiction	of	the		3.2. The Client understands, acknowledges, accepts and agrees that the Company will n be obliged to provide the Service until such	not
		licensed	banks	in	relation	to	time as all due diligence	
		a	Cash	Account	or	the	requirements have been completely satisfied to the full extent required by the Company. For the avoidance of doubt, neither the Company nor any Affiliate	
		intermediari	es,	financial	institutions	and	shall be liable for any Losses suffered or incurred by the Client in connection with any delays in the provisi	ion
		financial	instrument	counterparti	es		of the Service. In particular, you should note that:	IOII
		connected to)	а	Cash		(a) the Company may, at any time, require personal and/or financial information or	
		Equivalent 2	Account	or	Cash		documentation from the	
		Equivalent A	Asset,	including	any		Client regarding the source of monies to be allocated to a Deposit or a	
		compensatio	on	or	investor		Placement or the source of the Clien wealth, whet	
		protection a	rrangements,	,	may	be	before agreeing to provide the Service or at any time after Deposits or Placements have been made. In the	ese
		different	from	those	of	your	circumstances, the	
		own	jurisdiction			J	for a Deposit, Placement other transaction or the Client's source of wealth may impact the Company's ability to avoid the Source of the source of the	
(d)	the	Company	reserves	the	right	to	the Company's ability to provide the Service or to arrange a transaction. The Client understands, acknowledg	ges,
		delegate	the	performanc	e	of	accepts and agrees that failure to provide information and	l/or
		any	duties	arising	hereunder	to	documentation in a form acceptable to the Company regarding (i) the source	
		any	Affiliate.				of monies to be used for a Deposit, Placement or other transaction,	(ii)
2.3. The	Company	does	not	provide	tax	advice	e the Client's source of wealth, or (iii) the verification, ident	tity
	and	the	Client	understands and		that	and/or background of the Client, all signatories and other part to any Deposit, Placement or other transaction, may result in	
	acknowledg the	Client	accepts has	not	agrees received	any	Company refusing or ceasing to provide the Service to the Clie	ent.
		0	ees to pro ion as the Cor				3.3. The Client agrees to provide the Company with all information and documentation as it may requ	iest
		to bring its enquiries	to	a	satisfactory		or reasonably require, including evidence for the verification of	
		conclusion;	10	a	satisfactory		individual entities and satisfactory explanations of transactions in order that the Company is able to comply with the requirements	
(b)		n and docume	-	-	-	ound of	from time to time of Cayman Islands Anti-Money Laundering Rules.	the
		and all signat lacement or o		-	-	led to the	e The time at which such	
		efore any De will be arra	-			vide al	information and documentation is	
	information	n or document	tation		51003 10 p10	, ice di		
	as the Con	npany may ree	quire or requ	uest; and				
(c)								
	failure	to documentati source	provide on	information regarding	the	or		

required and the form in which it shall be delivered to the Company shall be determined by the Company in its absolute discretion.

4. CLIENT ACCOUNTS

the

4.1. Following consideration and acceptance by the Company of the Client's application to receive the Service, the Client shall transfer to the Company, or otherwise place under the Company's control, a sum of money (which, for the avoidance of doubt, will not be minimum subject to а which amount) and the Company will hold on bare trust for

4.2. The	Company	shall	provide	the	following
	services	to	and	for	the
	benefit	of	the	Client	(the
	"Service")	as	agent:		

Client.

- (a) exercising discretion granted to the Company (which, for the avoidance of doubt, will be limited to choosing the Cash Account) in respect of a Deposit, with such discretion exercisable immediately after Client Money is placed on initial Deposit;
- (b) foreign exchange and currency transfers. Arranging to transfer Client Money into other currencies based on specific instructions received from the Client

(the	"FX	Service	;	and

(c)	Placement	t of	the	Client	Money.	The
		discretion	granted	to	the	
		Company	will	be	limited	to
		choosing	the	Cash	Equivalent	
	Account	(and, Cash	consequent	ly,	the	
			_			

Equivalent Asset(s)) in respect of such Placement.

4.3. In providing the Service, the Company agrees that:

(a) Cash Accounts will only be opened with licensed banks that satisfy Applicable the Credit Rating. In the event that a licensed bank with whom a Cash Account is held suffers a credit rating downgrade below the Applicable Credit Rating (a "Credit Downgrade Event"), the Company shall (i) use reasonable endeavours to promptly transfer money held in such Cash Account to а Cash with another Account licensed bank that satisfies, or other licensed banks that the Applicable Credit satisfy Rating "Suitable Cash Account"), and (a (ii) to the extent that а Suitable Cash is Account not reasonably available Company to the within 6 months of the date of Downgrade Event, Credit the

							(c))	the	Company	can	undertake	Placement	s in
										respect	of	and	with	
										the	Client	Money;	PAG	E 8
							(d))	the	Company	does	not	assume	
										and	is	not	subject	to
										any	fiduciary	obligations	as	
										trustee	in	respect	of	
			to the Client nt has not ye			uitable				the	performance	e	of	
(b) Ca	ash Equivaler	t Assets, the	subject of C	ash Equivale	nt Accounts,	will be				the	Service	and,	for	
	Equivalent	subject Rating. In th	to ne event that	a a Cash	Cash					the	avoidance	of	doubt,	
	Equivalent	Asset to whi	ch Client M such that the	oney has bee		suffers a				the	Company	performs	the	
	Cash Equiv	alent Asset	falls below	-		ng, the				Service	as	an	agent	of
	Company sł	all use reaso endeavours		promptly	reallocate	the				the	Client;	an	agent	01
			other, or othe				(-)			Client				
			lected for				(e))	a		Account	cannot	and	
(c)	in respect of	-	ney that is th	e subject of a	1					will	not	be	permitted	to
(0)	-	Placement	and	which	has	been				have	a	negative	balance;	
	and the Cor	npany is rec	alent Assets, quired to pro			-				and				
	Equivalent /	Asset(s) to	which	the	Client	Money	(f)		the	FX	Service	is	available	in
		has allocated	been within	or 24	is hours	of				all	circulating	world	currencies	
		such	Client	request;	and					that	are	recognised l	legal	
(d)	when provi care	ding the FX	Service, the	Company	will take rea	sonable				tender	in	a	territory	
	to ensure th	at it obtains time,	the best exch	ange rate av into	ailable for yo consideratio					whose	currency	is	approved	by
		(i)	taking the	size	and	type				the	Company	from	time	to
			rned, and (ii) om Cash Acc		-	d by the				time.		The	Client	is
		opened. aforementio	oned	Given criteria,	the it	is				responsible	for	verifying	the	
	possible the	t on certain obtained	occasions, th may	e exchange r not	ate be	as				correctness	of	all	transaction	
		favourable	as	the	exchange	rate				advices,	receipts	or	statements	
	other licens	that ed banks, int	may ermediaries	be or financial i	available nstitutions.	from				received	from	the	Company	in
4.4. In	providing	the	Service,	the	Client					respect	of	the	FX	
	understands, agrees	that:	acknowledg	es,	accepts	and				Service	and	is	required	to
(a)	the		obligations to		perform	the				notify	the	Company	within	
		Service and	are are	contractual i distinct	n and	nature				48	hours	of	the	
		separate obligations i	from mposed	the by	trust the					receipt	of	each	such	
		Account	Agreement;	0)						document, o	of	any	alleged	
(b)	the	Company Money	can on	place Deposit;	the	Client				inaccuracies	sor	any	transaction	
		woney	on	Deposit,						that	has	not	been	
										effected	in	accordance		
										the	Client's	instructions		
							5. C	T TE	NT MONEY		Chefft 8	monuctions		
											h.,	1.13		
							5.1. Clie	ent	money	will	be	held	in	

5.1. Client	Money	will	be	held	in	
	one	or	a	combinatio	n of	
	Client	Accounts	in	the	name	of
	the	Company.	The	Client	understands	
	acknowledg	ges,	accepts	and	agrees	
	that	Client	Money	held	in	a
	Client	Account	is	subject	to	
	these	Terms	and	(i)	to	
	the	extent	that	the	Client	
	Account	is	a	Cash	Account,	
	the	terms	and	conditions	of	
	the	licensed	bank	with	whom	
	the © 201	80ast Bank	Actounst L	tds All rig	h held served	
	and	(ii)	to	the	extent	
	that	the	Client Acco	ount	is	a
Cash	Equivalent	Account, th	he terms a	and condition	ns (x) of the	•

Cash Equivalent Asset, and $\left(y\right)$ governing the underlying Cash Equivalent Asset.

- 5.2. The Company reserves the right to establish Cash Accounts with any licensed bank which satisfies the Applicable Credit Rating. Whilst the Company will exercise reasonable care in the selection of the licensed banks with whom Cash Accounts are maintained, the Company shall not be liable for any acts or omissions by, or the insolvency of, any such licensed bank. Accordingly, your credit risk in respect of monies held in Cash Accounts will be solely with the licensed banks concerned.
- 5.3. T he Company reserves the right to make Placements in Cash Equivalent Assets. Whilst the Company will exercise reasonable care in the selection of the (i) intermediary (if any, and which may include a financial institution) through which Client Money passes or is

held prior to being allocated to a Cash Equivalent Asset, and (ii) Cash Equivalent Assets to which Client Money is allocated, the Company shall not be liable for any acts or omissions by, or the

insolvency of, any such intermediary, financial institution or financial instrument

counterparty, as the case may be. Accordingly, your credit risk in respect of Client Money in placed in a Cash Equivalent Account will be solely with the intermediaries (if any), financial institutions (if any) and financial instrument counterparties concerned.

5.4. Client Money will be tracked on an individual basis and recorded in accounts on a daily basis. Client Money will not be co-mingled with the Company's own monies, except to

the extent that (i) a portion of that Client Money (while on Deposit or in Placement) becomes payable

as a fee or cost due to the Company under the Agreement, or (ii) interest (which belongs to the Company) accrues on the Client Money while it is on Deposit or in Placement.

- 5.5. The Client Money shall be held on bare trust by the Company for the Client as beneficial owner, subject to the terms of the Agreement. As a result, the Company has no beneficial interest in the Client Money.
- 5.6. Client Money held or controlled by the Company in one or more Client Accounts will be co-mingled with monies held for our other the Service. clients using However, you
 - will not have any entitlement or claim to any monies held in
 such

 Client
 Accounts
 other
 than

 the monies that are apportionable to you.
 such
 such
- 5.7. The Client shall not be entitled to, nor have any claim on, any interest or other income that may accrue on any Client Money held or controlled in any Client Account.
- 5.8. The Client understands, acknowledges, accepts and agrees that the Company does not accept physical cash, nor will it allow monies to be withdrawn in the form of physical cash.

5.9. Should the Client wish to withdraw monies, the Client will be

required	to	provide	Proper	Instructio	ons to
the	Company	and	the	amount	of
its	Client	Money	(i)	held	by
	or	on	behalf	of	the

Company in the Cash Account(s), or (ii) allocated to a Placement will need to be sufficient to meet such withdrawal request.

5.10. The	Company	shall	account	to	the
	Client	for	monies	withdrawr	ı by
	direct	transfer	to	an	account
	held	in	the	Client's	name.
	The	Company,	in	its	sole
	and	absolute	discretion	1, reserves	the
		22			

right to decline to effect payment of monies withdrawn to the direct credit of any third party.

5.11. On receipt of Client Money, the Company must be satisfied as to the source of the Client Money. If the Company is not satisfied, for any reason, as to the source of Client Money (in which case it is understood that such reasons need

not be disclosed to the Client by the Company), you understand, acknowledge, accept and agree that the Company may

be bound by law to terminate the provision of the Service.

5.12. The Company will not be obliged to take or refrain from taking any action whatsoever in relation to the Client Money which could in the sole opinion of the Company result in a contravention of any law or regulation in force from time to time in the Cayman Islands or in

any other place whatsoever. The Company reserves the rightnot to comply with any request which inthesoleopinionofthe

Company could potentially result in any such contravention or which in the sole opinion of the

Company could result in any damage to the reputation or good standing of the Company or any of its Affiliates.

5.13. The	Client	hereby	authorises the		Company to
	deduct	from	the	Client	Money:
(a)	the	Company's	remuneratio	n,	fees
		and	expenses	payable by	the Client;
(b)	any	costs	or	charges	(i)
		levied	by	any	licensed
		banks with	which	the	Client
		Money	is	held,	(ii)
		incurred	or	payable	in
		respect	of	any	Placement,
	or	(iii)	levied	or	incurred
		in	connection	with	transactions
	effected	on			
		behalf	of	the	Client; and'

(c) any taxes or other statutory or governmental fees, charges, duties or costs that are due to be paid by the

Client

6. CLIENT REPORTING

6.1. The	Company with	will access	provide to	the an	Client online	
	up-to-date snapshot	showing	statemen	ts of	any	Client

Money held (i) in a Cash Account, or (ii) in connection with a Cash Equivalent Account.

- 6.2. The Company will issue the relevant account statements at the frequency and in a manner advised to the Client from time to time.
- 6.3. The Client is responsible for verifying the correctness of all statements in respect of Client Accounts received from the Company and is required to notify the Company within 60 days of the preparation date of each document, of any alleged omissions from, or additions wrongly made to, or inaccurate entries reflected therein. The Client acknowledges and agrees to provide the Company with all information that is necessary for the Company to investigate any alleged error, discrepancy or irregularity.
- 6.4. The Company shall not be responsible for the Client's reliance on any information in any statement, or related information that is subsequently updated or corrected or for the accuracy or timeliness of information supplied by the Company.
- 7. DELEGATION

7.1. The	Company delegate the	shall its Agreement,	be powers in	entitled and whole	to duties or	under in
part,	to any person conditions,	1 or persons,		erms and Company	shall	

think fit and may employ agents to perform any administration, dealing and ancillary services required to enable it to provide

the Service under the Agreement, provided that the Company shall, upon the appointment of any such delegate, be satisfied and shall continue to be satisfied that such delegate is a fit and proper person and, in such circumstances, the Company shall not be liable for any act, omission or default by, nor the insolvency of, any such delegate.

7.2. By agreeing to these Terms, the Client gives its consent to

the disclosure of information reasonably required by any delegate of the Company to perform the functions delegated to such delegate. For the avoidance of doubt, this disclosure will extend to information relating to the Client or any transactions of the Client in accordance with clause 19.2 of these Terms, notwithstanding that such information may be deemed confidential.

- 8. FEES AND INTEREST
- 8.1. In consideration for the Services, the Company shall receive the remuneration, fees and expenses in the amounts set out in or

determined in accordance with the Fee Schedule, and in the manner and at the times provided for in the Fee

- Schedule.
- 8.2. The Client (i) acknowledges and understands that the Fee Schedule is published on the Website, and (ii) hereby agrees that it has received (or has been

the website,	and (ii) her	eby agrees mai	It has rece	iveu (or has b
given	the	opportunit	ty to	access)
and	read	а	copy	of
the	Fee	Schedule	in	force
on	the	date	hereof.	

- 8.3. The Company may modify the Fee Schedule at any time, subject to providing a minimum of 30 days' notice of such change to the Client. For the avoidance of doubt, the publication of the Fee Schedule on the Website will be deemed to have satisfied the notice requirement under this clause 8.3, which such modifications to be deemed effective from the later of (i) 30 days after the date of such publication, or (ii) the date on which the modified Fee Schedule is stated to take effect.
- 8.4. The Client shall not be entitled to any interest or other income that accrues on any Client Money

(including,	without	limitation,	any	(i)	interest
that	is	paid	by	any	
licensed	bank	on	amounts	standing	to
the	credit	of	a	Cash	

Account, and (ii) any amounts accrued or earned in respect of any Placement in a Cash Equivalent Account) and it is hereby agreed that the Company need not account

to the Client for any such interest or other income and any and all interest or other income shall be retained exclusively by the Company.

- 8.5. For the avoidance of doubt, and in accordance with these Terms and Clause 4.1 of the Account Agreement, the Company is entitled to retain all interest credited or other income accrued
- on the Client Money and has the discretion to use any such interest credited or other income accrued

in the manner of its choosing. The Company shall therefore have the right (but not the obligation) to make payments to the Client as it sees fit, at its sole discretion and in the manner and amount and for the period of its choosing. Any payment made by the Company to the Client shall have no relation or connection to any

interest credited or other income accrued

on Client Money by the Company, save that the amount being paid to the Client may (at the Company's sole discretion) have been calculated by reference to such credited interest or other income

accrued. It is expressly understood by the Client that payment by the Company to any client shall not: (a) entitle the client receiving the payment to further or continued payment; (b) create any expectation of continued payment by the Company; or (c) entitle any other client to any payment by the

Company whatsoever.

8.6. The Client understands, acknowledges, accepts, agrees and confirms that the Client is liable for all costs, fees and expenses incurred by the Company that arise as a

result of the application of a negative interest rate to any Client Account from time to time, along with an administration fee.

- 8.7. The Client further that the agrees time, Company may at any without prejudice any other to rights it may have, and without prior notice or demand
 - for payment, combine, consolidate or

merge (in cases of multiple Client Accounts for one Client), or apply or set off all

or	any	part	of	any
money	held	in	any	Client
Account	towards	payment	of	any

amount owed by the Client to the Company. For the purposes of this clause 8.6 the Company may effect such charges or repayments at such time or such rates as it may

think reasonable and may effect such transfers between such Client Accounts as it considers necessary.

9. CLIENT REPRESENTATIONS AND WARRANTIES

9

1. The	Client	represents and		warrants	that	
	on	the	date	of	its	
	execution	of	the	Account	Agreement:	

 the Client has full capacity, power, and authority to engage the Company to provide the Service;

(b) the Client Money is not and does not comprise

Criminal Property or Terrorist Property (both as defined in the Cayman Islands AntiMoney Laundering Rules) and is free from all security interests, liens, charges, mortgages, encumbrances and other third party interests whatsoever (the "Encumbrances"), and the Client undertakes that no Encumbrances will arise from any acts or omissions on the part of the Client other than as agreed between the Company and the Client from time to time;

(c) unless the Client has notified the Company in writing that the Client is acting on behalf of any third party or parties and has provided the Company with the name or names of the third party or narties concerned the Client is

parties	concerned,	the	Chem	15
not	receiving	the	Service	
on	behalf	of	any	
third party of	or parties and	is the legal a	ind	
beneficial	owner	of	the	Client
Money;				

 (d) the Client undertakes not to deal, except through the Company, with any of the Client Money and not to authorise anyone else to deal in the Client Money other than with the prior written agreement of the Company;

(e)	the	Client		warrar	its	that		any		
		inform	ation	which		the		Client		has
		provid	ed	to		the		Compa	any	in
		relation	1	to		the		Client	s	status,
		resider	ice	and		domici	ile	for		
		taxatio	n	purpos	es	is		comple	ete	and
		correct		in		all		respec	ts,	and
		the		Client		agrees		to		provide
		any		further		inform	ation	as		the
		Compa	iny	may		require		to		
		perform	n	the		Servic	e	and/or		to
	eı	nable	it		to		com	ply	with	
	all laws,	regulation	ns and	l/or gu	idelin	es that a	are ar	plicable	e to	
	th	e	Clier	nt	or		the			
	C	ompany	from	1	time		to		time	;

- (f) the Client will notify the Company promptly if there is any material change in any information the Client has provided to the Company pursuant to the Agreement and/or the Service, and will provide relevant such other information as the Company may from time to time request. The Client understands, acknowledges, accepts and agrees that any failure to provide such information may adversely affect the quality and/or scope of the Service provided by the Company and the ability of the provide the Company to Service:
- (g) the Client has not given to the Company any instructions that will require or involve any unlawful act or contain any falsehood and all information given will be accurate and not misleading;
- (h) the Client will comply with all filing requirements in any applicable jurisdiction and pay all taxes and governmental duties payable by the Client in connection with Client Money and provision to it of the Service;

 the Client shall disclose or procure the disclosure to the Company, on request, of any and all information about the Client or concerning Client Money;

(j)	the	Client	is	not	subject
		to	any	sanctions	or
		in	breach	of	any
		laws	or		
		regulations world;	anywhere	in	the

(k)		the Client will not cause nor permit anything to be done which will or may impose any civil or									
		criminal on any and	liability the of	or Company its	penalty or Affiliates;						
(1)	the	Client	is	not	an						

ordinary resident company incorporated under the laws of the Cayman Islands.

9.2. The	0.2. The representation		and	warrant	ies contained	in
	clause	9.1	will	be	deemed	to
	be	repeated	by	the	Client	
	on each		day	the	Agreemen	t is
	in	force.				

10. CLIENT ACKNOWLEDGEMENTS

10.1. The Client understands, acknowledges, accepts and agrees that:

(a) whilst the Company will exercise reasonable care in the licensed banks with selection of whom Cash Accounts are maintained, the Company does not give anv undertaking or guarantee in relation to the creditworthiness of any such licensed bank and the Company shall not be liable for any acts or omissions by, or the insolvency of, any

such licensed bank. Accordingly the credit risk or other relevant risk in respect of monies held on Cash Accounts will be borne solely by the Client;

(b) whilst the Company will exercise reasonable care in the selection of the

intermedia	iries,	financial	institutions	
and	financial	instrument	counterparties	
engaged	in	connection	with	

the Cash Equivalent Account and the Cash Equivalent Assets, the Company does not give any undertaking or guarantee in relation to the creditworthiness of any such intermediaries,

										this withou	it giving the (Client any re	ason.	
									10.4. The	Client	hereby	acknowled	ges	
										and	agrees	that	the PAGE	12
										Client	has	taken	independent	
										tax	advice	in	connection	
										with	the	Client's	obligations	
		financial	institutions	or fin	ancial inst	trument				and	liability	(if	any)	to
				Company sh						account	to	the	revenue	
	omissions	by, or the in intermediar	-	any such financial	institutions					authorities	in	the	Client's	
		financial	instrument	counterpartie	es.					country	of	domicile	or	
		gly the credit								residence	in	relation	to	
(c)	when	the transaction	Company	executes behalf	a	a				any	transaction	is that	are	
		Client	with	a	of third	the party				effected	in	connection	1 with	
	0	institution, risk that the		is nstitution ma	always y fail to act	a upon				the	Service.			
	the instruction	1 given or in t	he manner	expected.					10.5. The	Client	understand	ls,	acknowledge	es,
10.2. The C		tands, acknow	-							accepts	and	agrees	that	
	Company that:	suspects	or	has	been	notified				where	а	Client	Account	
(a)	the Servic	e is being use	ed for illega	l purposes;						has	no	activity	other	
(b)	there is a	dispute over t all	the beneficiation of	al ownership the	of part or Client	Money				than	charges	and	interest	
		held;	01	uic	Chem	Woney				debited	or	credited	by	
(c)	any Clien	t Money is no	ot owned by	the Client;						the	Company	for	a	
(d)	-	t Money may t of a regulat		ed to any indi	vidual or en	tity that is				continuous	period	of	at	
		internationa	al	sanction;						least	seven	(7)	years,	or
(e)	there is a and/or	dispute betw	een the dire	ectors and/or	officers of th	ne Client;				as	stipulated	within	Cayman	
(f)		n insolvency,	bankruptcy	, winding u	p or dissolut	ion of the				Islands	Anti-Mone	y Launderin	g Rules,	
4	Client,	41				4				the	Company	shall	make	
then, the		the s satisfaction			resolved may	to freeze				reasonable	attempts	to	communica	ıte
circumstan	ces, the Com	nole or in par pany may tak	æ							with	the	Client,	before	
profession its	al advice and Affiliates	l neither shall	the incur	Company any	nor liability fo	any of rany				having	the	right	to	
Losses any	suffered other	or person.	incurred	by	the Client	or				take	steps	to	close	
		lient understa Company re		-						the	Client	Account	without	
		nue to provid	e the	1 behalf of o	-					further	notice.			
	any t		or	parties	at	the	11.		PER INSTR					
	Con	party pany's sole a					11.1	. The	Company rely	and upon,	its and	Affiliates are	may authorised l	by
									the	Client	to	deal	with	2
									and	act	upon,	instructio	ons, documents	
									and	informatio	n ("Proper	Instruction	s"):	
								(a)	given	or	purportedly	y given	by	

such persons as have been notified in writing Ŋ

from time to time the Client to the

by

Company as having authority to give instructions, documents and information on the Client's behalf in respect of the Agreement (and the Company and its Affiliates may rely upon such notification as being complete and accurate until the Client provides the Company with written notice to the contrary);

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(b) given (i) through the Online Portal, or (ii) by letter, or email to

and

banking@EAbank.com (on the proviso that the Company has approved this mode of instruction, in writing and in advance of such instruction, or in circumstances where the Online Portal is unavailable).

- 11.2. Neither the Company nor any of its Affiliates are under any duty to make any enquiry as to the genuineness or authenticity of any Proper Instructions.
- 11.3. Neither the Company nor any of its Affiliates shall be obliged to take or omit to take any action pursuant to Proper Instructions where in the opinion of the Company, such Proper Instructions are not sufficiently clear and/or precise do contain or not sufficient information to allow the Company to comply materially with such Proper Instructions.
- 11.4. Neither the Company nor any of its Affiliates shall incur any liability in respect of any action taken or not taken by the Company or any of its Affiliates in good faith in reliance upon Proper Instructions.
- 11.5. The Client irrevocably indemnifies each of the Company and its Affiliates (including, for the avoidance of doubt, each Indemnified Person) against Losses suffered or incurred by any of them resulting from any action taken or not taken by the Company or any of its Affiliates in good faith in reliance upon Proper Instructions.
- 11.6. The Company shall deal with and act upon Proper Instructions in a reasonably timely manner and undertake to use reasonable endeavours to do so, but does not undertake to act on instructions immediately or on the same or next Business Day or to meet any specific deadline (unless otherwise agreed in writing) and shall not incur any liability for any Losses arising by reason of the length of time taken to so act upon such instructions.
- 11.7. From time to time the Company may be restricted by applicable legal and regulatory requirements and/or internal requirements from accepting instructions from the Client. Should

Company

be

so

the

restricted, the Company may refuse to accept instructions from the Client without giving any reasons for so doing and the Company shall not be liable for any Losses suffered or incurred thereby.

12. NON-EXCLUSIVITY

12.1. The	services	of	the	Company	hereunder
	(including	the	trusteeship	o services	and
	the	provision	of	the	Services)
	are	not	exclusive	to	the

Client and the Company shall be free to provide similar services to other persons. The Company shall not be deemed to have been given notice of, or to be under any duty to disclose to the Client, any fact or thing which may come to the notice of the Company or any of its Affiliates in the course of them providing similar services to other persons or in the

course of their respective businesses in any other capacity or in any manner whatsoever.

13. CONFLICTS OF INTEREST

13.1. The Company may, consulting with without or notifying the Client, provide the notwithstanding Service that the its Company or any of Affiliates has a relationship of any description with another person such as to place it in a position where its duty or interest in relation to

that other person may conflict with its duty to the Client.

14. LIABILITY AND INDEMNITIES

out of any act or omission on the part of

the Company or any Affiliate in connection with the Agreement, including

any Losses suffered or incurred by the Client arising out of:

(a)	any	acts	or	omissions	(whether
		negligent,	fraudule	nt, in	wilful
		default	or	otherwise)	of

any licensed bank holding Client non-financial entity, by Money or through which each controlling person of transactions have been effected; the Client) and the

Client hereby authorises the the default or insolvency of any Company to set off licensed bank holding Client Money; and apply any and all (b) or time amounts any at

									owing	to	t	he	Client
(c)	any disclo	sure made by	the under the	he Agreemen	t, or								
		Company	pursuant	to	clause	19							
		of	these	Terms.				(ii)	the	Client	ł	eing	а
									nonpar	ticipating	f	inancial	institution
14.2. The	Client	irrevocably	indemnifies	s the	Company	and							
								for		the	purpos	se of	
	each	Affiliate	(which	includes	the	the	intergovernmental	agre	eement	partners,	officer	rs, dir	ectors,
	employees,	consultants a	ınd										

^{14.1.} To the extent permitted by applicable law and notwithstanding any other provision in the Agreement, neither the Company nor any of its Affiliates shall be responsible for any Losses suffered or incurred by the Client arising

with	the United States of the Company and each Affiliate, each								currently in force between agents of each, and together						
		lates of the	company and		ne, caen					America	and the	Cayman	an "Inde	mnified Per	rson")
from	and									Islands r	egarding	the Forei	gn again:	st any and a	all Losses
which	1									Account	Tax Com	pliance A	ct of may l	be suffered o	or incurred
by													-		
from													mpany or	any Affiliate	;
time	calculated or	n a								America	; time	to			
with							((e) any	claim	made ag	ainst any	full indem	nity basis)	in connectio	on
	the	performanc		or	non nonfor					Indem	nified Per	sons l	ру	a	
		performanc	æ	or	non-perfor	mance			third	party a	rising out	t of of a	ny of the	Company's	or or in
	ection with iate's duties	under the A	greement or	the Agreeme	ent to the in	connection v	with the prov	ision o	f exte	ent that s	uch claim	the Serv	vice (includ	ling, without	t
limita	ition, any									a	rises	out	of	the	
	Losses a	suffered breach	or of	incurred the	as failure	a or	breach, delay	negli in	gent	perform	nance		or	result	of
	Agreement), save	where	Losses	arise	as	performanc			of	the	4	a	result	
	of	actual	fraud	or					Agre	ement by	the Clie	nt, its wil	ful default	on the part of	of
an Af	filiate (the s	ubcontractor	s; or						empl	loyees, a	gents or	the Comp	oany or		
"Inde	emnity"). Th	is indemnity	shall contin	ue in force w	vithout limit	in (f) any mis	stakes or defe	cts of							
	time,	whether	or	not	the						ne	Client	when		·
			ovide the the	Online Porta	al (including	Service and	d without pre	judice	to any	y any fai	lure to co	orrectly o	ther indem	nity given i	n the
	lish or manag papy's fayou		miting the ar	propriate sec	urity code) (or foregoing	, the Indemni	tv chall	Linchu	de Losse	s compro	mised use	of		
com	arising			ction with:		the	Online		Portal	ae Eosse as	s compro	a	result	of	the
	anong		conne			une	0			ab		u	rebuit	01	Client's
(a)	any	breach	or	negligent	performance	ce			negli	igence.	of	the			
	Agreement	;							педи	igenee.	01	the			
(b)	the enforce	ement of the	not the Com	pany has					14.3.	The Ir	ndemnity	shall	apply	whet	ther or
()				1 5			Agree	ement;		b	een	neglige	nt or	at	
(c)	an Indemn	ified Person	accepting an	d acting faul	t. upon Prop	per Instructio	ns given or		14.4.	The	Cli	ent	will	advance	
		attorneys' Client;	purported	to	be	given	by	fees	14.4.	and	oth		costs	the	
										a	nd	expense	es incuri	red by	
(d)	any	and all	all related	taxes losses,	and claims,	any	Affiliate	the in		Compa connec	ny or tion with		any liabilities,	and penalties,	
		interest	and	,	the	defense	of	any					,	· ·····,	
	Services p	rofessional a	dviser to the	under this Ag	greement. In	Company) i	and disburser incurred by or ner: the Affil	r the ev	ent th	-			-	-	

(i)	the	failure	by	the	
	Client	to	deliver,	or	as
	a	result	of	the	
	inaccuracy	, inadequacy	/ or	deficiency	of,
the s	elf-certificatio	on as to tax s	tatus by the		
	Client	(and	if	а	
	case	may	be,	shall	
	reimburse	such	advanced	fees,	costs
	and	expenses	in	the	event

		that	a	final	judgment	of
		actual	fraud	or	willful	default
		is	given	against	the	
		Company	or	Affiliate.		
	14.5. An	Indemnifie	d Person	shall	not	in
		any	circumstan	ces	whatsoever	be
		liable	to	the	Client	or
		any	third	party,	whether	in
		contract	tort	(including	negligence	e), breach
		of	statutory	duty	or	
		otherwise,	for	any:		
(a)	Losses	arising connection	from	or	in Indemnifie	d Danson
				such		
		acting received	upon and	Proper	Instructions believed	
		the		d Persons	to	by be
		duly	authorised		delivered;	be
(b)	loss	of	profit,		of	
(b)	1055	goodwill,	-	of	business,	loss
		of		opportunity		of
			saving,		any	indirect
		or	consequen		damage	
		loss	howsoever		or	
(c)	Losses	arising	from	or	in	
(-)		-	with	the	any	
			defective		accidental	use
		of	the	Online	Portal	(except
		to	the	extent	that	the
		Losses	are	as	a	direct
		result	of	fraud	or	wilful
		default	on	the	part	of
		the	Company).			
	14.6. The	Company's	sor	any	Affiliate's	total
		liability	to	a	Client	under
		or	in	connection	with	the
		Agreement	, whether	arising	in	

		contract,	tort	(including	negligence), breach	Company's actu	al fraud or wi	lful default.				
		of	duty	or	otherwise		14.9. For this	the Agreement t	avoidance	of actual	doubt, fraud	references in or	n willful
		whatsoever	arising	out	of	or	default finding	shall to	mean	a	final	non-appeala	
		in	connection	with	the		mang	10	such	effect	by	а	
		Agreement	shall	in	all		competent cour			t of the rele	vant party.		
		circumstanc	es	be	limited	to	15. L	EGAL PROC	EEDINGS				
							15.1. The	Company		not	be	required	to
		the	sum	of	Fees	paid		take behalf	any of	legal the	action Clien	on t or	in
		by	such	Client	to	the		respec		any		action effecte	
		Company	pursuant	to	the		unless fully ind	on emnified to its	behalf s satisfactior		the es that may	Client be suffered or	incurred
		Agreement	in	the	preceding	six	by the Compar which in the op	-	t requires th	ne Company	in any capa	city to take ar	y action
		(6)	months.					the Affiliat	Compa tes or	any might its	make deleg		its
	14.7. Neithe	er	the	Company	nor	any	for the paymen indemnified in	-	-	-	-		
		Affiliate	shall	incur	any	liability	action.			-	-	-	-
		arising	by	reason	of	any		COMMUNIC	ATION				
		failure	of	or	delay	caused	16.1. The write	Client to	hereby (by	authorises t email	he or	Company prepaid	to post)
		by	or	lack	of		or	telephone discuss	the matter	Client s relatir	to 1g to the S	ervice, or	
		availability	of	the	Online	Portal	publish notices 16.2. The Comp		,	retion.	-		one calls
		or	the	Company's	or	an	both		-		-	-	
		Affiliate's	websites,	computer	systems	or	received by an property of the	-			-	-	
		communica	tion	systems.			The Company to any court or		-	deliver copie	es or transcr	ipts of such re	cordings
	14.8. The	Company	shall	not	be		sees fit and the	-	etent jurisdi v waives any		the	Compa	any
		responsible	for	any	act	or	recordings or th	the anscripts as ev	use vidence of a	of ny such telej	any phone conve	such rsation.	
		failure	to	act	by	any	16.3. The Clien	t agrees that th	e Company	may monito	or all e-mails	or	
		licensed	bank,	intermediary	7	or	10		mpany ma lisclose	y us or	e, st otherwise		nsfer, the
		financial	institution	at	which	a				Cl	lient's	1	
		Client	Account	is	maintaine	ed unless	;		lause 16 or		-	purpos y law or regu	ulation
		such	act	or	failure	to		includes but i	s not limited	to all the in	nformation r	Such persona elating to the	Client
		act	is	caused	by	the		-				e establishmen , including f	
	electronic c	ommunicatio	n and data to	o gather infor	mation for p	urposes						order to answ one or more	
of	security,	marketing, s	statistical	analysis	and	systems	5	Account(s).					
	developmer	nt.					16.7.	The Client'			will	be	
16.4. Where	e telephone	calls	are	made	by	the		processed by Client Accou	-	-		mitation, mana	age the
	Company	and	recorded	for	direct							and analysis b	ov the
	marketing	purposes,	the	Company	will	advise						y's services a	
	the	Client	at	the	beginning	of		protect the	acterop and	a improve u	compan	., 5 501 1003 d	
	any	such	call.	If	the	Client		r-oteet the					
	does	not	wish	to	continue	with							

(including negligence), breach Company's actual fraud or wilful default. contract, tort

16.5. The Company will only use the e-mail address provided by the Client for direct marketing purposes where the Client has provided the Company with specific prior consent to do so.

a direct marketing telephone call, the Client should respond accordingly

wish

to

continue

with

does

not

and the Company will terminate the call.

Client's interests.

- 16.8. The Company reserves the right, and the Client authorises the Company, to transfer the Client's personal data to its Affiliates, to other third party service providers as it may from time to time engage, or to any intermediary or regulated institution with regulatory or compliance obligations in relation to relationships between the Company and the Client, including but not limited to any nominee, custodian or bank used in the provision of the Service, or in connection with data storage (including but not limited to cloud storage or external data server services), anywhere in the world, including outside the Cayman Islands (the Client understands, acknowledges, accepts and agrees that where such transfer is made in relation to a jurisdiction that is not in the Cayman Islands, that jurisdiction may not have data protection laws in place that are of a similar standard to those in the Cayman Islands).
- 16.9. The Client expressly agrees that information passed to or accessible by any Affiliate for the purposes of disaster recovery, data back up or compliance with laws or regulations

shall not be construed as a breach of confidentiality or Data Protection Laws.

17. DISCLOSURES

17.1. The	Company	shall	not	be	obliged	to
disclose	to	the	Client	information	:	

- the disclosure of which by the Company would or might be a breach of a duty of confidence to any other person;
- (b) which comes to the notice of any of its Affiliates but does not come to the actual notice of the individual(s) responsible for providing the Service to the Client; or
- (c) the disclosure of which by the Company would or might render the Company liable to legal, regulatory or administrative sanctions.

18. COMPLAINTS

18.1. Should	you	be dissatisfied with		with	any				
	aspects	of	the	Service,	you				
	should writ	e to	the	Company	at				
	banking@E	Abank.com	or	your	other				
	usual point	of	contact.	Your	complain	t			
	will	then	be	dealt	with	in			
	accordance procedures.		the	Company's		complaints			

19. CONFIDENTIALITY

19.1. Subject always to the provisions of these Terms, the Company shall not disclose to any person any details regarding the Client's transactions or any information relating to the Client (whether acquired before or after the Agreement was contemplated and whether from the Client or a third party) save:

(a)	where the Company i	s compelled	, permitted	or required to	
	do	so	by	law	or
	by	order	of	a	
	court	or	govern	mental	or
	administrative tribuna	al or regulat	ory authori	ty;	

(b) where disclosure of such records by the Company to a third party and/or it's advisors is required in connection with any proposed sale, transfer or disposal of any or all the assets of, shares in,

or business of the Company;

- (c) where disclosure is made at the Client's request or with the Client's consent, or if
 - otherwise permitted by these Terms;
- (d) where disclosure is to an Affiliate;
- (e) where failure to make such disclosure would in the opinion of the Company be

	prejudi	cial to	the	interests	of
	the	Company	or	any	
of	its	Affiliates;	or		

- (f) where disclosure is made in accordance with clause 7.2 or clause 19.2.
- 19.2. The Company may at any time process and/or disclose information about the Client, the Client Money and/or the Client's transactions for the following purposes:
 - (a) to facilitate or otherwise assist in provision Service the of the (including the provision of information (i) licensed banks to with whom Cash Accounts are. or are to be, established, and (ii) intermediaries. financial institutions and other financial instrument counterparties in connection with a Cash Equivalent Account or a Cash Equivalent Asset), or to delegates appointed by the Company from time; time to
 - (b) to service any of the Client's other relationships with any Affiliate;
 - (c) to provide the Client with information regarding products and services that the Company believes may be of interest to the Client. If the Client does not wish to receive this information the Client must notify the Company in writing;
 - (d) to meet the Company's and/or anv Affiliates? regulatory and/ or financial and/or other reporting obligations in the Cayman Islands or elsewhere; or
 - (e) for the purposes of fraud prevention.

20. PRIVACY NOTICE

20.1. The	Company	is	committed	to	protecting		
	your	privacy.	This	Privacy	Notice		
	sets	out	how	and	why		
the 0	Company col	lect and proc	ess your per	sonal inform	ation. This		
secti	on applies to	the collecti	on and				
	processing	g of	personal	informati	on relating	to	

any individual, Corporate entities, Trust etc should ensure that this section is provided to, read and considered by any individual whose Personal Data has been provided to us. For the avoidance of doubt, in the event of any conflict between the terms of this section 20 and any other terms of the Agreement, this section 20 shall take priority.

- 20.2. The Company complies with Data Protection Law when dealing with your Personal Data. For the purposes of the Data Protection Law, the Company will be the Controller.
- 20.3. The Company is not required to designate a Data Protection Officer (an appointed person who is given formal independent responsibility for data protection compliance within a business). If you have any questions about the use of your Personal Data, your data protection rights or if you want to exercise those rights, please contact us as follows: Samantha Fletcher Watts, Regional Head of Compliance, sfletcherwatts@EAgovernance.com.
- 20.4. Personal Data that we Process (a) (a) The Company gathers and processes your Personal Data in order to open your Client Account and to administer the services under this Agreement and these Terms and Conditions such as your name contact details, address, telephone number. The Company may engage third party service providers to such Personal Data process on our behalf and those third parties act as Processors.

(b) The Company may also collect and process Personal Data relating to you in connection with its on-going relationship with you, such as via correspondence and calls, and in connection

			with our	our relatio	onshi		•	Whe	re	required	for	global
			recor	with					tax	reporting	purposes,	including
				record					FATCA	or	CRS;	
			training		_		•	То	respond	to	or	evaluate
			collect	Personal	D٤				any	queries	or	complaints in
			to	you					relation	to	your	account;
			ensuring	g complia	ance		•	Inter	nal	and	external	audits
			obligati	ions this					and,	where	necessary, i	nvestigations;
			PPS	number;	Ι		•	Estab	olishing,	exercising	or	defending
			bills	s, pho	togr				legal	claims.		
			and	verificati	on sı	(b)	The		legal	grounds	that	we
				of	you				rely	on	to	process
			number,	drivers verific	lic				your	Personal	Data	are:
			purpos		ution		•	that	it	is	necessary	to
			diligence,	we	n				comply	with	our	legal
			informati	on relating	t				obligations			5
			as	an	u			that	it	is	necessary	for
			of	an				tilut	the	purposes	of	the
			а	pol	itica				Company's		interests	(processing
20.5. Purpo	ses		of	Processing	and				necessary	for	the	purposes of
			Data	that	yoı				the	legitimate	interests	pursued by
(a)	Pers	onal								Controller	or	
			be	processed	for				a			by a
			following	purposes:					third	party,	except	where
	•	Proce	essing	the	op				such	interests	are	overridden by
			account	with	the				the	interests	or	fundamental
	•	Estab	olishing	your	ide				rights	and	freedoms	of
			providing,	servicing	an				the	data	subject	which
			your	account;					require	protection of	of	Personal
	•	Com	plying	with	ou				Data)	or	the	legitimate
			regulatory	obligations	in				interests	of	а	third
			our	dealings	wi				party	to	whom	your
			including	under	apj				Personal	Data	is	provided.

		regarding	anti-money	laundering a	nd	co	սոված	Company	will	not	
		terrorist	financing,	taxation,	the		process	your	Personal	Data	
		regulation	of	collective	investmen	t	for	these	purposes	if	
		schemes,	or	the	provision	of	our	or	the	third	
		financial	services,	crime-detec	tion,		party's	legitimate	interests	should	
		prevention,	investigatior	l	and		be	overridden l	ру	your	own
		prosecution	n, the	prevention	of	frau	Idnterests	or	fundamenta	ıl	
		bribery,	anticorrupt	ion,	tax		rights	and	freedoms.		
		evasion,	to	prevent	the •	The	legitimate	interests	pursued	by	us
		provision	of	financial	and	othe	eiin	this	regard	include:	
		services	to	those	who	0 16 0 3	ducting	our	business	in	a
		be	subject	to	economic	or	manner and	and comi dealing wi	nercially ith any dispu	prudent utes that	
		trade	sanctions,	in	response	o Pre	may arise; venting, inve			ft, fraud or	
		legal	or	court	requests	o or	other Pursuing	criminal our	activity; corpo	orate and	I
		requests	from	regulatory	authorities	or	social respo	nsibility	objec	tives.	
		where	it	is	ⁱⁿ .	the	e	you	are	an	
		public	interest;				individual	account	holder,	that	
•	For	direct	marketing	purposes	(that	is,	this	is	necessary	to	
		providing	information	ı on	products	and	take	steps	at	your	
		services)	or	for	quality	con	trol. request	prior	to	entering	
		business	and	statistical	analysis,	mar	ket into	our	contract	with	
		research	or	for	tracking	fees	you	and	for	the	
		and	costs	or	for		performance	e	of	our	
		customer	service,	training	and	rela	ted contract	with	you;		
		purposes;									
•	If	applicable,	processing th	ie	fact	that					
		you	are	a	politically						
		exposed	person,	to	comply	with	1				
		applicable	legal	obligations;							
•	То	communica	ite	with	you	by					
		way	of	notice	pursuant	to					
		applicable	legislation;								

- Maintaining appropriate business records,
 - including maintaining appropriate registers of

accountholders;

• 0.6. Recipients Union. ab	of Dat	ertain limited a: Your prote rposes, includ	ection for Per			-			on as providi an or in various	equi	valent level n connection w	of ith the the	European
								(b) These	5	ictions may	include		
•						United States	of other co	unterparties of	or America a	nd Asia. If	correspondents	from time	to and to
	the e	extent time, a	s third-party	service that	we do so,								
		providers	appointed	by	the		we	will	ensure	that	Company;		
		appropriate		are	in								
•	The	Money	Laundering	Reporting	Officer	or		place	to	protect	the	Assistant	Money
		Laundering	Reporting	Officer;		privacy	and	integrity	of				
•	The	-		nal Tax such	Personal Da	ta and in Co	operation an	d other forei	on tax narticu	ılar will com	ply with autho	orities as re	couired by
		obligations un									.p.j uutit		quired of
	our	CRS;	luci Europea	n applicable	law, meruun	Ig FAICA 0	r logislation	governing su	cii u alisici s,				
		CKS,							which	n may	include	:	
•		Cayman	Islands	Monetary	Authority,								
										s and govern	ing the transfer	which	
		ies as request											
•		er third parties	-			-							
		h as professio		legal • in res	pect of transf	ters to advise	ers, auditors a	and IT servic	e the United S	States of pro	oviders;		
		erica, ensuring	·	a transfor is	ooverad by a	concies to an	mu out mono	utho EU US	Drivoov Shiol	d loundaring	g and identity ch	ooks and f	manuark
•		so long as to					rry out mone	y the EU-US	Privacy Shiel	a laundering	g and identity ci	lecks and n	ramework
	(obligations							the	reaui	irements	of	
•	Othe			y's GDPR as	s regards relia	ance corpora	te group or tl	he on adequa	cy decisions u		rate groups of t		Article 45
	of th	ne referred to	above, as we	ell GDPR);	0	•	U .	•			0.1		
		as	affiliates,	agents	and			•	transferring	your	Persona	al Data	
		egates.							•		oorate rules; or		
20.7					-			•			o Financial Rep	0	
		-			oicion of adec	quate level of	protection.	money laund	lering or terro	orist financii	ng offence a su	spicious ac	tivity.
		urther details						1.4					
	Wh	ere a third pa	-			-	iis regard an	d the					
		itself,	not dan itaalf Dan	with	respect	to Controllor v	with manual t	non of our of our	territo		which vity. The conta	your	
		t legal basis				Controller w	in respect t	ransierred are	e avallable by	to this acti	vity. The conta	icting us	
	as sc	disclosure		to	comply	with		20.9.	Retention:		We	will	
		a	legal	requiremen		witti		20.9.	retain		Persona		
		u	legui	requiremen					for	the	duratio		account
20.8	3. Tran	sfers	Abroad						being	open		for	uccount
									such	a	period	of	
(a) CC Gro	oup hav	ve undertaken	to apply tim	ne after the a	count is				Suell	u	period	01	
	•	level of prote				ur Personal E	ata across th	e comply w	ith our obliga	tions			
	-	o (in compliar							0				
				2016/670/									

Regulation (GDPR) 2016/679/EU). is

As such it

important to set out that in connection with the above purposes your

Personal Data may be transferred outside the

European Economic Area, including to

jurisdiction which is not a

	rele	vant, claim arise.	to or	deal dispute	with that	any might
20.10	. Your	Rights:		You	have	the
		following	rights,	in	certain	
		circumstanc	es	and	subject	to
		applicable	exemptions,	in	relation	to
		your	Personal	Data:		
•	the	right Personal	to Data,	access together	your with	
		information	about	our	processing of	of
		that	Personal	Data;		
•	the	right inaccuracies	to in	rectify your	any Personal	Data;
•	the	right incomplete l	to Personal	have Data	any completed;	
•	the	right	to	erase	your	
		Personal	Data	(in	certain	specific
		circumstanc	es);			
•	the	right Personal	to Data	request is	that no	your longer
		processed	for	particular	purposes	(in
		certain	specific	circumstanc	es);	
•	where	e	the	legal consent,	basis the	for right
		processing is	8			
		processing is	withdraw	your	consent	at
					consent	at
	the	to	withdraw		consent to Personal	at the Data
•	the	to any right	withdraw time; to	your object your	to	the
•	the	to any right use	withdraw time; to of	your object your	to Personal where	the Data
	the	to any right use or	withdraw time; to of processing	your object your it determined	to Personal where	the Data The
	the	to any right use or Company	withdraw time; to of processing has	your object your it determined	to Personal where it	the Data The
	the	to any right use or Company be	withdraw time; to of processing has necessary	your object your it determined for	to Personal where it the	the Data The
	the	to any right use or Company be purposes	withdraw time; to of processing has necessary	your object your it determined for	to Personal where it the legitimate	the Data The to
•		to any right use or Company be purposes interests; right	withdraw time; to of processing has necessary of to specific a	your object your it determined for its data	to Personal where it the legitimate	the Data The to
•	the	to any right use or Company be purposes interests; right certain lodge	withdraw time; to of processing has necessary of to specific a	your object your it determined for its data circumstanc complaint	to Personal where it the legitimate portability es); with	the Data The to (in a
•	the	to any right use or Company be purposes interests; right certain lodge supervisory	withdraw time; to of processing has necessary of to specific a authority,	your object your it determined for its data circumstanc complaint in	to Personal where it the legitimate portability es); with particular State	the Data The to (in a in
	the	to any right use or Company be purposes interests; right certain lodge supervisory a	withdraw time; to of processing has necessary of to specific a authority, European	your object your it determined for its data circumstance complaint in Member	to Personal where it the legitimate portability es); with particular State	the Data The to (in a in of
•	the	to any right use or Company be purposes interests; right certain lodge supervisory a your work	withdraw time; to of processing has necessary of to specific a authority, European habitual or	your object your it determined for its data circumstance complaint in Member residence, place	to Personal where it the legitimate portability es); with particular State place of	the Data The to (in a in of of the
•	the	to any right use or Company be purposes interests; right certain lodge supervisory a your	withdraw time; to of processing has necessary of to specific a authority, European habitual	your object your it determined for its data circumstance complaint in Member residence, place	to Personal where it the legitimate es); with particular State place	the Data The to (in a in of of the you

regulations or rules, the may, with days' assign its rights and under the Agreement to Affiliate or any thire Personal Data relating to you 22. ACCOUNT CLOSURE, TERMINATION AND CONSEQU	1 5
infringes the requirements.	
20.11. Consent to Direct Marketing: From Accounts will be closed and all other ancillary agreements betwee the Company will also end.	
timetotimetheCompanyoranyoftheaffiliateslistedabove22.2. The Client shall be obliged to settle all fees, commissionsmaysendyouinformation aboutothercharges owed to the Company.productsandservicesthattheyofferbyletter,telephone, byemailor22.3. The Company has the right to deduct any outstanding inter charges that have not yet been applied to the Client Accountsbyotherreasonable meansofcommunication.Youhavearightnottoreceiveinformation.Youhaveatowithdrawthisconsenttime.However, yourwithdrawal ofconsentwillnotaffectthelawfulness ofprocessing basedonbeforeitswithdrawal.	est and/or and shall be entitled to ake a payment take reasonable nt and/or the closure of tor of the Company, as Client Accounts in such
ASSIGNMENT a manner at the date of closure, and in accordance with and sul conditions as may be prescribed by the Company for such Clien	5
21.1. The Client may not assign or transfer any of its rights obligations under the Agreement without prior written consent of the Company. obligations under the Agreement without the prior written consent of the Company. supplemented and/or substituted from time to time).	ept monies or decide to
Should the provision of the Service be withdrawn, the Company shall incur no liability for	
theeventthattheAgreement isterminated thentheClientwillberequiredtoprovidetheCompanywithinstructions astowheretotransferanyClientMoneyheldatthattime.	
ShouldtheClientfailtoprovidetheCompanywithsuchinstructions, thenallClientMoneywillbe	

to

bare trustee and the Company will be entitled

levy charges for so doing. 22.11. No penalty will be imposed on the Client on the termination of Agreement but the Company shall be entitled charge to Client (i) the any

fees

or

remuneration,

	any	Losse			expenses	which	may	be	that the Clier					
22.6.		Th the	e		outstanding	, (ii)	for	any	Agree Company	ment may at	be any	termi time	nated by	(i)
		mediatel	-		expenses	necessarily	incurred	by	on	written	notice	effective	on	20.1
	recei	pt (or a writter at			the	Company	in	terminating	such later tim notice such	effective later	on time	receipt as	(or	on 30 days
		such			the	Agreement	or	directly	notice).	later	time	ub	spe	enieu m
22.7.	Upon	reason.			attributable	-	the	termination of	termination of the	of Company	the shall	Agreement	t for the	any Client
		Money			the	Agreement,	and	(iii)	to	the	Client,	such	that	the
		trustee			for	any	Losses	necessarily	Company in	no respect	longer of	acts that	as Client	bare Money.
22.8.	The A	greemei	nt		realised	in	settling	or	shall termina	te automatic	ally in the ev	vent that:		
	(a)	а			concluding	outstanding t	0		trustee in bar					
		the any		22.12. To	the	extent	permitted	by	liquidator is Client or any other equival	of its prope	rty is subject	t to	any of its	property, or
	(b)	the			law,	clauses	14	and	Client is, or i	is deemed to	be, unable t	to pay its de	bts as they	fall due or
		is			19	will	continue	in	deemed	to	be	insolvent	under	
					full	force	and	effect	the jurisdiction to	laws o which the (of Client is sub	any iect:		
	(c)	a			(together	with	any	other	distress has b			-	s been effe	cted against
		the			provisions	necessary	to	make	whole or any	part	of	the		
					them	operable)	despite	termination of		of	the	Client;		
	(d)	the be			the	Agreement.			Client takes u resident, in a	-				
			23. NOT	ICES					permitted or	2	1		idents of th	at country;
		or	23.1. Any	notices	given	pursuant	to	these						
	(e)	any	Terms	shall	be	delivered	to:		statute, the	regulation Cayman	or Islands	other	enactmen	nt in
			(a)	the	Company,	at	its	registered	or	any	other	applicable		
					office;	and			jurisdi	ction renders		provi		all
		C	or (b)	the	Client,	at	the	last		any	part	of	the	Services unlawful.
			. ,		address	shown	in	the	22.9.	Termina	tion			uniu w run
					records	of if	the	Company		of	the			
					or, the	11 Company	deemed in	appropriate by its	Agreement	s	hall			
					sole	discretion, b		publication	be	with	out			
					on	the	Website,	F		prejudice	to			
			and	may	be	sent	by	email or	the r completion	of	any	transaction	s al r eady	
			by	prepaid	post	and	shall	be	in the proces		2		-	effect, the
			deemed case	to of	be email	received or	in publication	the immediately	Company sha transactions of	all not accep	ot any monie			
		22.10	The Client	understanda	acknowladaa	e accento co	d agrees that	in						
and		22.10. in	the	case	acknowledge of	s, accepts an prepaid	-		itself	as	to	the	ide	ntity,
72		hours	after	posting		1 1			nationality, i existir	residency, so	urce of fund		of wealth	of all new,

24. CUSTOMER DUE DILIGENCE

24.1. The	Company	is	required	to	obtain	and
	maintain	sufficient	client	informatio	n to	satisfy

itself as to the identity, nationality, residency, source of funds and source of wealth of all new, existing and reactivated clients. The Company may therefore require at any time that the Client completes specific

compliance related information and/or formalities prior to the Service being provided. The Company reserve the right to take

all appropriate measures including freezing the Client Money or terminating the relevant Client Account if the

Company is unable to or is prevented from completing satisfactory due diligence procedures within a reasonable period

diligence procedures within a reasonable period in respect of the Client. The Company reserves the right to charge additional fees on a time spent basis if the Company is required to freeze, monitor or terminate an account in default of any of the above requirements.

24.2. The Client agrees to notify the Company should the Client change any of the Client's contact details

(including without limitation relocating to a different country). The Client acknowledges that such notification may result in the Company requiring additional or

enhanced due diligence information and may prevent the Company from being able to continue to provide the Service to the Client.

- 25. MISCELLANEOUS
- 25.1. The Client understands, acknowledges, accepts, agrees and confirms that the Client has not in entering into the Agreement, relied on any representation or documents other than as contained in the Agreement.

25.2. If	any	provision	or	clause	of	these
	Terms	is	or	becomes	void	or
	unenforceable		in	whole	or	in
	part	it	shall	not	affect	the
	invalidity	of	the	remaining	provisions	and
	clauses	of	these	Terms.		

25.3. The relationship between the Client and the Company in respect of the Service is as described in the Agreement, which supersedes all previous agreements between the Parties (if any)

concerning that relationship. For the avoidance of doubt, in performing its obligations under this Agreement, the

Company is acting solely for and on behalf of the Client and

no contractual or service relationship shall be deemed to be established hereby between the Company (or an Affiliate) and any other

person.

- 25.4. The Company shall have no duties or responsibilities whatsoever, except such duties and responsibilities as are specified in the Agreement, and, subject to applicable law or regulation, no covenant or obligation shall be implied against the Company in connection with the Agreement.
- 25.5. These Terms may be amended from time to time by the Company giving notice to the Client and clause 22 shall apply to such notice.
- 25.6. These Terms shall be binding upon the Client and its permitted assigns (if any) and its successors in title.
- 25.7. The failure of the Company to exercise any right or remedy provided by these Terms or by law or any delay in the exercise thereof shall not constitute a waiver of such right or remedy or any other rights or remedies. No single or partial exercise of a right or remedy provided by these Terms or by law shall prevent any further exercise of such right or remedy or the exercise of such right or remedy or the exercise of such remedy or the exercise of such remedy or the exercise of such right or remedy or the exercise of such remedy or the exercise of such remedy or the exercise of such right or remedy or the exercise of such remedy or the exercise of such right or remedy o

another right or remedy. 25.8. Neither the Company nor any of its Affiliates shall be liable to the Client in

respect of any delay in performing or inability to perform the Service or loss of or damage to any documents in the possession of the Company arising out of or caused, directly or indirectly, by circumstances beyond its reasonable

control,	including	without	limitation,	an	
act	of	God	or	public	
enemy,	war,	insurrectio	ons	or	

riots, fire, flood, explosion, earthquake, hurricane, accident, epidemic or quarantine restrictions, acts of government or

any other governmental agency, strikes, labour cessation, slow-down or interruption of work due to any other cause (whether of the kind mentioned in this subclause 24.8 or not) and the Company shall not be liable or have any responsibility

of any kind for any Losses suffered or incurred by the Client.

25.9. The Parties hereby agree that each Affiliate who is not a party to these Terms (a "Third Party") has the express right to enforce the contractual terms comprising these Terms pursuant to the terms of The

Contracts (Rights of Third Parties) Law, 2014. Notwithstanding any term of these Terms, the consent of or notice to any Third Party shall not be required for any termination, rescission or agreement to any variation, waiver, assignment, novation, release or settlement under these Terms at any time.

25.10. References in the Agreement to actual fraud or wilful default mean a finding to such effect by a

competent court in relation to the conduct of the relevant party. 26. GOVERNING LAW AND JURISDICTION

These Terms shall be governed by and construed in accordance with the laws of the Cayman Islands and the Client hereby

submits	to	the	exclusive	jurisdiction of	of
the Courts	of	the	Cayman	Islands	in
all matters	relating	to	the	Agreement.	