

ADDENDUM TO TERMS AND CONDITIONS FOR NON-LEVERAGED PRODUCTS

This Addendum to Terms and Conditions for Non-leveraged Products (i.e. non-leveraged CFDs) Trading (the “**Addendum**”) is an addendum to the Client Agreement and any other applicable terms published on our Website pursuant to which the Company offers its Non-leveraged Products Trading Services (as defined below). The terms form an integral part of the Client Agreement. In the event of a conflict between this Addendum and the Client Agreement, this Addendum shall prevail. Capitalized terms used but not defined herein have the meanings assigned to them in the Client Agreement.

The purpose of this Addendum is to define the supplemental terms and conditions applicable to trading Non-leveraged Products which the Company may at its sole discretion offer for trading on the Trading Platform from time to time (the “**Non-leveraged Products Trading Services**”).

By using the Non-leveraged Products Trading Services, you agree to be bound by the terms of this Addendum, which form a legally binding contract between you and the Company. You hereby waive any rights or requirements under any laws or regulations in any jurisdiction which require an original (non-electronic) signature or delivery or retention of non-electronic records, to the extent permitted under applicable law.

1. Non-Leveraged Products Trading Services

- 1.1. The Non-leveraged Products Trading Services will allow clients to trade complete or fractional units of Non-leveraged Products (“**Units**”). These products may be based on any Underlying Asset offered by the Company, subject to the Company’s sole discretion, as the Company may offer on the Trading Platform from time to time.
- 1.2. No leverage is offered by the Company in connection with trading Non-leveraged Products.
- 1.3. The Company may, from time to time and at its sole discretion, add or remove any Underlying Asset/s from its offered Non-leveraged Products on the Trading Platform.
- 1.4. The Company reserves the right to amend from time to time, at its sole discretion, the trading conditions of the Non-leveraged Products offered on its Trading Platform.

2. Non-Leveraged Products Trading

- 2.1. All Orders placed by you for Non-leveraged Products shall be executed by the Company itself and against the Company’s account. This means that the Company shall be the counterparty to each Transaction, and you will not be entitled to any rights in and/or to the Underlying Asset/s.
- 2.2. It is hereby clarified and agreed that all Non-leveraged Products will be settled in cash.
- 2.3. You acknowledge and agree that each Transaction is made for a specified number of Units, complete or fractional, of the Non-leveraged Products. You may only place an Order on the Trading Platform for any number of Units that ranges between the specified minimum and/or maximum number of Units, and at the Unit price set out on the Trading Platform. The Company shall have the right, at its sole discretion, subject to this Addendum and/or the relevant terms of the Client Agreement and/or the Trading Conditions, to cease the offering of any Underlying Assets and close any and all Positions at the closing price of the relevant Unit as per the Unit price set out on the Trading Platform.
- 2.4. You may place an Order to open or close a Position for particular Non-leveraged Products at any time in accordance with the Company’s Trading Conditions for such Non-leveraged Products. It is your responsibility to ensure at all times that you are aware of the Trading Conditions applicable to the Non-Leveraged Products.



2.5. Long Positions of Non-leveraged Products do not incur any overnight financing and/or holding costs. Short Positions may incur overnight financing and/or holding costs, all in accordance with the Non-leveraged Products Trading Conditions which may be in effect from time to time and published on the Website and/or Trading Platform.

3. Miscellaneous

- 3.1. The Company reserves the right to amend, revise, modify, and/or change this Addendum and/or any terms and/or features of Non-leveraged Products at any time without prior notice. All changes shall take effect immediately and such updated version of the Addendum shall be published in our Website. You are responsible for checking the Website and/or our mobile app periodically in order to review the current version of the Addendum and applicable Trading Conditions.
- 3.2. The Company at its sole and absolute discretion and at all times reserves the right to offer and/or to exclude the Non-leveraged Products Trading Services to/from any Client and/or group of clients and/or country/region/jurisdiction as the Company deems appropriate.
- 3.3. All terms and conditions of the Client Agreement not specifically amended hereunder shall continue in full force and effect and shall apply, *mutatis mutandis*.
- 3.4. Except as set forth herein, the Client Agreement shall not be modified and remains of full force and effect.