RISK DISCLOSURE

1. INTRODUCTION

1.1. Investing in any financial market poses a significant amount of risk to the Client’s capital. The Client is solely responsible for assessing his/her experience and knowledge before trading in a particular market with the Company as well as ensuring that he/she is capable to accept the risks involved.

1.2. The nature of business and the services of the Company are made available only for users or individuals that can perform under legally binding contracts and under the law applicable to their country of residence. The Client understands that financial investing is immediately associated with risk and online trading involves the possibilities of capital deficit and loss.

1.3. The Client affirms that he/she has fully read and understood the Risk Disclosure upon entering and executing an order or trade. The Client can execute any available financial instrument or asset provided that such execution does not breach the terms and conditions of the Risk Disclosure. By means of initiating an order or trade, the Client conforms to the concept of price slippage or market gapping in the financial instruments that may result to market price fluctuation. That being so, the Company does not and cannot guarantee that the outcome of such volatility will be at the advantage or disadvantage of the Client.

2. COMPLIANCE

2.1. The Client hereby acknowledges that if he/she fails to close a trade of a financial asset and/or contract before it expires, the ongoing trade may automatically close despite the floating profit or loss. A trade of a financial asset and/or contract may be excluded from automatic closure if the trading account of the Client is stable and sturdy and its statistics meet the quality standard. If such case occurs, transferring to a different liquidity provider is feasible subject to the terms and conditions of this Agreement.

2.2. The Client understands and accepts that investing with financial assets and contracts may affect the Client’s capital investment. The Client hereby acknowledges that if a financial asset and/or contract expires before closing the trade, this may result to an automatic close of trade.

2.3. Market prices of all financial instruments often fluctuate which cannot be control by the Company or the Client. All market price movements are dependent on the financial instrument itself, and the Company does not advise the Client on the merits or aptness of any trade and/or contract entered into pursuant to the Terms and Conditions, nor will the Company or monitor the investments of the Client. Execution of any order does not in any way indicated that the Company has approved or recommended such trade or order.

2.4. While the Company may be able to provide trading materials to guide the Client in his/her proficiency in trading, the Company cannot and does not guarantee the materials to be free of errors. The Client acknowledges that these trading materials are mere recommendations and are for reference only. The Company cannot and does not guarantee that the trading materials offered and provided are absolutely reliable, accurate, consistent and/or verified. The Client is solely responsible for evaluating and determining whether the trading materials and other recommendations he/she receives from the Company are applicable for his/her trading and/or investment.