

Explicit Approval Letter

Joint Account

Dear Valued Client,

Confidentiality and Transparency are the core values of CFI Markets Ltd (hereinafter refers as "CFIM"). For these reasons, this joint Explicit Approval letter was created to maintain a good business with our Clients. This is to inform you that in conjunction with the requirements of the Market in Financial Instruments Directive [MiFID] and the Cyprus Securities and Exchange Commission [Cysec], we require your consent to the following:

- You agree to maintain good communication with CFIM via our website, email address and office.
- You agree that CFIM may process your personal data in connection with the provision of services.
- You agree and accept that some financial instruments are charged daily swaps, i.e. Spot CFDs, TRY, NZD, SEK, DKK pairs and others financial instruments that have high cost of interest, for further clarification kindly refer to CFIM prior to any trading engagement.
- You agree that hedged positions might be closed within one month if no activity on the trading account.
- You agree not to disclose your limit orders in the event these are not executed immediately under prevailing market conditions.
- You agree to grant discretionary approval to CFIM to execute your transactions outside a regulated market or with a multi-lateral trading facility.
- You have read and agree to all internal policies and procedures of CFIM including warnings in relation to risk disclosure, order policy execution, terms and conditions, conflict of interest policy, client categorization policy, complaints handling policy, privacy policy and investor compensation fund policy as published on our website and as from time to time amend.

In addition to the above, by signing this document you consent to the following:

- You acknowledge and agree that all personal information filled on the real account steps deemed to be accurate, real and legal.
- You acknowledge and agree that your personal contact details, including name and other personal information required for account opening, account information and data entries, trade confirmations, accounting enquires, statement of account and other records may be disclosed to third parties associated with CFIM. In that respect, CFIM might disclose the client's details to the execution venue in case of disputes related to trading issues.
- You acknowledge that such third party entities may be located in countries where data protection laws may not provide an equivalent level of protection to the Laws of the Republic of Cyprus.
- You agree that your personal information may be disclosed to third parties for marketing purposes and in order to best administer your client relationship with CFIM.
- You acknowledge and agree that such third parties may provide you with marketing material regarding investments and related services, including new products and services offered by them and newsletters, market updates and investment opportunities by email, sms, regular mail, fax or telephone.
- You acknowledge that any agreement between the two parties shall be governed by and construed with the Laws of the Republic of Cyprus and the Cypriot Courts will have the exclusive jurisdiction in case of any dispute.
- You acknowledge that the joint account will be opened as "or". In this respect it is clearly stated that the Company can accept deposits and/or withdrawals and/or any other request related to the trading transactions jointly and/or separately from one and/or both the undersigned signatories.

In compliance with the Foreign Account Tax Compliance Act " FATCA", concerning the application of tax regulations and laws on every physical person residing outside the United States of America and therefore binding the banking and financial foreign institutions outside the United States of America to declare any accounts they have in the name of any of: The holder of the American nationality; Holder of Green card; Residing in the united states in a permanent way or for a period not less than 183 days provided that is calculated according to the American tax law; Companies registered in the United States of America; Companies registered outside the United States of America where the above mentioned possess 10% of its capital and more.

In order to enable CFIM to abide and comply with this law, you hereby authorize CFIM to submit the requested declaration to the competent American authorities concerning all the accounts opened in your name at CFIM, whether separately or jointly with any person, basic or numbered, and that in case I hold the American nationality or obtain it later, or holder of a green card currently or in the future, whether resident in a permanent way in the United States of America or stayed there for a period not less than 183 days provided that is calculated according to American Tax law or I received any revenues originated from the United States of America.

Signature: _____

Signature: _____

In that respect, kindly acknowledge that you are not a U.S Citizen or any of the following apply to you:

- Born, Resident or Citizen in the United States
- Born outside the United States of a US parent or Holder of Green Card or Applied for American Citizenship
- Holder of Dual Citizenship, of which one is the United States
- Visited the United States during the last 5 years
- Have a U.S mailing or residential address (including a U.S post office box)
- You pay U.S Annual Income
- You have abandoned a U.S Citizenship
- You are an American Native
- You have Financial/Economic interests in the U.S
- A family member is a holder of an American Citizenship
- You resided in the U.S

By signing below:

- You confirm that you have carefully read and understood this acknowledgement and you have no relation to the United States of America in any way and you exempt CFIM from the obligation of banking secrecy for what was mentioned above and you remove any responsibility on CFIM in this regard. Furthermore, if you obtain in the future the American nationality or the green card or in case any of the said conditions was provided, you are kindly requested to immediately inform CFIM accordingly.
- You confirm that you have carefully read and understood this acknowledgement of risk disclosure, order policy execution, terms and conditions, conflict of interest policy, client categorization policy, complaints handling policy, privacy policy and investor compensation fund policy as published on our website and as from time to time amended, under which CFIM operates and you are fully aware of, accept any risk involved in investment trading and high leverage products.

The Cypriot Government has and will be committing to a number of inter-governmental agreements to share tax information, where Applicable, with the tax authorities in other jurisdictions. The requirement to collect certain information about each Client's tax arrangement is part of the Cypriot legislation thus Financial Institutions are legally obliged to collect it. All Clients are requested to disclose their tax ID (Where applicable) and tax residencies. This information will be reported to the relevant tax authorities if and when required.

As an Investment firm, CFI Markets Ltd does not provide tax advice to its Clients. If you have any questions about determining your tax residence stats in any particular country, please contact your tax adviser or the local tax authority.

In regards to the declaration of tax residency, please note that according to the requirements for the validity of self certification of the standard for automatic exchange of Financial Account information in tax matter by the account holder, we _____ and _____ with tax identification number "TIN" _____ and _____ accordingly declare and confirm that we are residents in _____ and _____ accordingly (country). To the best of our knowledge and information, the above declaration deemed correct.

We acknowledge that the information contained in this form may be provided to the Cypriot tax authorities who would exchange them with tax authorities of another country or countries in which the Account Holder may be tax resident pursuant to intergovernmental Agreements to exchange financial account information.

We declare that all statements made in this declaration are, to the best of our knowledge and belief, correct and complete. we undertake to advise CFI Markets Ltd within 15 days of any change in circumstances which affects our tax residency status or causes the information contained herein to become incorrect, and to provide CFI Markets Ltd with a suitably updated self-certification and Declaration within 30 days of such change in circumstances.

Name	Signature	Date

Kindly complete, sign and send a copy either by Fax to: **+ 357 24 400271** or by email to: **backoffice@cfimarkets.com** in order to activate your account.

Name	Signature	Date

S.V.	B.O.	C.E.O.