SUPPLEMENTAL TERMS AND CONDITIONS FOR CFD CRYPTOCURRENCIES TRADING

Last updated January 1, 2018

These Supplemental Terms and Conditions for CFD Cryptocurrencies Trading (the “CFD Crypto Trading Terms”) are an addendum to the Client Agreement and any other applicable terms published on our website upon which Company offers its CFD Crypto Trading Services (as defined below), as amended from time to time pursuant to the terms hereof (the “Terms and Conditions”). These supplemental CFD Crypto Trading Terms are subject to the Terms and Conditions and forms an integral part thereof. These supplemental CFD Crypto Trading Terms are in addition to the provisions of the Terms and Conditions and are not intended to supersede or modify the Terms and Conditions, which continue to apply to the CFD Crypto Trading CFD Crypto Trading Services hereunder. In the event of a conflict between these supplemental CFD Crypto Trading Terms and the Terms and Conditions, these supplemental CFD Crypto Trading Terms shall prevail. Capitalized terms used but not defined herein have the meanings assigned to them in the Terms and Conditions.

The purpose of this CFD Crypto Trading Terms is to define the supplemental terms and conditions applicable for trading CFD on Cryptocurrencies as the Underlying Asset (to fully effectuate these supplemental terms, the definition of Underlying Asset is hereby expanded to specifically include Cryptocurrencies, as further defined below), which we may at our sole discretion offer for trading on the Q8Trade Trading Platform from time to time (the “CFD Crypto Trading Services”).

By using the CFD Crypto Trading Services you accept and signify your agreement to be bound by these supplemental CFD Crypto Trading Terms, which forms a legally binding contract between you and 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 mandatory law.

1. General

1.1. The CFD Crypto Trading Services provided under these supplemental CFD Crypto Trading Terms apply with respect to trades which relate to CFDs in Cryptocurrencies.

1.2 Cryptocurrency is a virtual cryptographically encrypted digital currency not issued or backed by a central bank or government. Cryptocurrencies are traded on non-regulated decentralized digital exchanges and their respective prices are determined by demand and supply and further depend on the internal rules of the applicable digital exchange. Please note that since such digital exchanges are not supervised by any regulatory authority, the rules for establishing the respective Cryptocurrencies prices may vary at the discretion of the applicable digital exchange at any time and without notice. Accordingly, the value of Cryptocurrencies is extremely volatile. Therefore, and due to among others, sudden adverse price movements of the respective Cryptocurrencies, trading CFDs in Cryptocurrencies involves significantly higher risk of loss of the invested amounts.
2. CFD Crypto Trading Services

2.1. The CFD Crypto Trading Services will be offered as currency pairs relative to a currency (e.g. USD, EUR, GBP, etc.) or any other asset specified by us from time to time. No leverage is offered by Company in connection with trading CFDs on Cryptocurrencies.

2.2. The Company may, from time to time and at its discretion, offer different types of Cryptocurrencies CFDs with different characteristics and features (for example different offered Cryptocurrency, spreads, fees and charges, etc.). These are available on our website. It is noted that a change to a different types of Cryptocurrencies CFDs is always subject to the approval of the Company and such approval may be withheld or revoked by the Company at any time and at its sole discretion. It is noted also that the Company reserves the right to amend any characteristic and feature of Cryptocurrencies CFDs advertised on our website at any time. To enquiry about shifting to a different type of types of Cryptocurrencies CFDs, contact one of our dedicated Customer Support.

2.3. Company will not advise the Client about the merits of a particular Order or give him any form of investment advice including in respect of Cryptocurrencies, and the Client acknowledges that the CFD Crypto Trading Services do not include the provision of investment advice in CFDs or any other Financial Instruments or the underlying Cryptocurrency. The Client alone will decide how to handle his Trading Account and place Orders and take relevant decisions based on his own judgment and in the course of such may seek independent legal advice in relation to any Transaction entered into under these CFD Crypto Trading Terms.

2.4. Company may, from time to time and at its discretion, provide the Client (or in newsletters which it may post on its Website, or provide to subscribers via its Website or otherwise) with information, news, market commentary or other information but not as part of its CFD Crypto Trading Services to the Client. Where it does so:

   (a) the Company will not be responsible for such information;

   (b) this information is provided solely to enable the Client to make his own investment decisions and does not amount to investment advice or unsolicited financial promotions to the Client;

   (c) if the document contains a restriction on the person or category of persons for whom that document is intended or to whom it is distributed, the Client agrees that he will not pass it on to any such person or category of persons;

   (e) the Client accepts that prior to dispatch, the Company may have acted upon it itself to made use of the information on which it is based. The Company does not make representations as to the time of receipt by the Client and cannot guarantee that he will receive such information at the same time as other Clients.

3. Trading

3.1. All Orders placed by you shall be executed by the Company itself, i.e., the Company shall be the counterparty in each Transaction against you.

3.2. You acknowledge and agree that each Transaction conducted on the Trading Platform, is comprised of first an offer by you to us to complete a Transaction (whether such offer is to open a Position or close
an Open Position) at a certain price quoted on the Trading Platform, and our subsequent acceptance of your offer. An Offer will be deemed to have been completed only when your offer has been received and accepted by us. Our acceptance of an offer will be evidenced by our confirmation of its terms to you and its completion. You may request to cancel or amend a Transaction at any time prior to our completing such a Transaction.

3.3. We reserve the right to void from the outset any Transaction containing or based on any Manifest Error. In the absence of our fraud or willful default, we will not be liable to you for any loss, cost, claim, demand or expense following any Manifest Error.

3.4. You acknowledge that all prices and Quotes shown on the Trading Platform are indicative only of actual trading prices in Normal Market Size and are subject to constant changes. The Company provides Quotes by taking into consideration the respective underlying Cryptocurrency price, but this does not mean that these Quotes are within any specific percentage of the underlying Cryptocurrency price. To this end, you specifically acknowledge that the Trading Platform is independent of any exchange for the relevant underlying Cryptocurrencies and we are under no obligation to quote a particular price or follow the trading rules consistent with such exchange for the relevant underlying Cryptocurrencies. You further acknowledge that the triggering of your Order is linked to the prices quoted on the Trading Platform, not the prices quoted elsewhere on the exchange for the relevant underlying Cryptocurrencies and the Company does not guarantee that when executing an Order its price will be more favorable than one which might be available elsewhere. In determining whether the prices quoted on the Trading Platform reach or exceed the price accepted by us in a Transaction, we will be entitled (but not obliged), in our absolute discretion, to disregard any prices quoted on our Platform during any pre-market, post-market or intra-day auction periods in the exchange for the relevant underlying Cryptocurrencies, during any intra-day or other period of suspension in the exchange for the relevant underlying Cryptocurrencies, or during any other period that in our reasonable opinion may give rise to short-term price spikes or other distortions. Our prices may differ from the current prices on the exchange for the relevant underlying Cryptocurrencies and you acknowledge that a Transaction may be triggered even though:

(i) the exchange for the relevant underlying Cryptocurrencies never traded at the level of your Transaction; or

(ii) the exchange for the relevant underlying Cryptocurrencies did trade at the level of your Transaction but for such a short period that it would have been impractical to execute an equivalent transaction on the exchange for the relevant underlying Cryptocurrencies.

3.5. You shall comply with any restrictions that we notify to you from time to time with respect to your activities on the Trading Platform, including without limitation, the size of Transactions or other conditions that may apply to our Quote. You acknowledge that we may offer to and impose on each Client, in our sole discretion, different terms and restrictions with respect to their use of the Trading Platform.

3.6. If you place an Order on the Trading Platform, you agree that you are not dealing a recognized exchange. You further acknowledge that each Transaction is made for a specified number of units that constitute the underlying respective Cryptocurrency. You may only complete Transactions on the Trading Platform for the minimum number of units as set forth on the Trading Platform as the "Unit Amount", and
in multiples of such "Unit Amount" up until the maximum amount permitted by the Trading Platform. You acknowledge and agree that we may set, in our sole and absolute discretion, the "Unit Amount" for each underlying Cryptocurrency. Position opened by you, and any Transaction completed, will be binding on you notwithstanding that by opening the Position you may have exceeded any credit or other limit applicable to you or in respect of your dealings with us.

3.7. may request a Quote to open or close a Position for a particular underlying Cryptocurrency, at any time during the Trading Hours for such underlying Cryptocurrency. We will be under no obligation to but may, in our absolute discretion, provide a Quote and accept and act on your offer to open or close a Position for an underlying Cryptocurrency outside of the Trading Hours of such underlying Cryptocurrency. In some cases, Transactions may only be traded during the time when the relevant underlying Cryptocurrency is open. Trading Hours are displayed on the Trading Platform under the details link for each specific underlying Cryptocurrency. It is your responsibility to ensure you are aware of which underlying Cryptocurrency may be affected.

3.8. Without prejudice to any of our right hereunder, if, prior to the acceptance of your Order to open or close a Position, we become aware that any of the factors set out below herein have not been met, we reserve the right to reject your Order outright. If we have, nevertheless, already opened or closed a Position prior to becoming aware of such factor as reference below has not been met, we may, in our discretion, either treat such a Transaction as void from the outset or close the Open Position at our then prevailing price. However, we may, in our absolute discretion, allow you to open or, as the case may be, close the Open Position in which case you will be bound by the opening or closure of such Position, notwithstanding that the factors below herein were not satisfied.

The factors referred to above include the following:

(i) the quote must be obtained via the Trading Platform or by such other means as we may from time to time notify you;

(ii) your offer to open or close the Position must be given while the quote is still valid;

(iii) the Quote must not contain a Manifest Error;

(iv) when you offer to open a Position, the number of units in respect of which the Transaction is to be opened must be neither smaller than the minimum unit amount specified on the Trading Platform, as applicable, from time to time, nor greater than the amount permitted in accordance with the terms of this Agreement;

(v) when you offer to close part but not all of an open Position both the part of the Position that you offer to close and the part that would remain open if we accepted your offer must not be smaller than the minimum unit amount specified on the Trading Platform;

(vi) Force Majeure Event must not have occurred when you offer to open or close a Transaction, which affect the execution of the Transaction;

(vii) An Event of Default must not have occurred in respect of you;

(viii) when you offer to open any Position, the opening must not result in your exceeding any Initial or Maintenance Margin amount, credit or other limit placed on your dealings;
(ix) subject to paragraph 3.7 herein, your offer must be given to us during the Trading Hours for the applicable underlying Cryptocurrency in respect of which you offer to open or close the Position;

(x) the internet connection or communications are not disrupted;

(xi) there is no request of regulatory or supervisory authorities of Cyprus or a court order to the contrary;

(xii) the legality or genuineness of the Order is under not under doubt;

(xiii) there are Normal Market Conditions; and

(xiv) any other reasonable factor that we, in our sole discretion, notify you from time to time.

3.9. If any of the underlying Cryptocurrencies on which you trade CFDs becomes subject to a specific risk resulting in a predicted fall in value, the Company reserves the right to restrict short selling or even withdraw the specific underlying Cryptocurrencies from the Trading Platform.

3.10. All Transactions must be completed manually by you.

3.11. Company is under no obligation, unless otherwise agreed in the Terms and Conditions, to monitor or advise the Client on the status of any Transaction or to close out any Client's Open Positions. When the Company decides to do so, this will be done on a discretionary basis and will not be considered an undertaking of an obligation to continue. It is the Client's responsibility to be aware of his positions at all times.

3.12. Determination of any adjustment or amendment to the opening/closing price, size, value and/or quantity of the Cryptocurrency CFD Transaction (and/or level or size of any order) shall be at the Company's sole discretion and shall be conclusive and binding upon the Client. The Company shall inform the Client of any adjustment or amendment via its internal mail as soon as is reasonably practicable.

3.13. Benefits - Takeovers and Transformations (including events such as share consolidations/splits, mergers, takeovers, spinoffs, MBO's, de-listings, etc.). Depending on the circumstances of each event, our policy is to close out any customer open positions at the market price immediately prior to the event taking place. As a result of such event, if any underlying Cryptocurrency becomes subject to an adjustment as the result of a takeover or transformation action we shall determine the appropriate adjustment to be made to the contract price or contract quantity as we consider appropriate to account for the diluting or concentrating effect of the action. Such adjustment shall represent the economic equivalent of the rights and obligations of us and you immediately prior to the action.

4. Force Majeure Events

4.1 We may, in our reasonable opinion, determine that a Force Majeure Event exists. A Force Majeure Event will include, but is not limited to, the following:

(i) any act, event or occurrence (including without limitation any strike, riot or civil commotion, act of terrorism, war, industrial action, acts and regulations of any governmental or supra national bodies or authorities) that, in our opinion, prevents us from maintaining an orderly market in one or more of the CFDs in respect of which we deal on the Trading Platform;
(ii) the suspension or closure of any exchange for the relevant underlying Cryptocurrency or the occurrence, abandonment or failure of any relevant underlying Cryptocurrency on which we base, or to which we in any way relate, our quote, or the imposition of limits or special or unusual terms on the trading in any such market or on any such event;

(iii) the occurrence of an excessive movement in the level of any Transaction and/or exchange for the relevant underlying Cryptocurrency or our anticipation (acting reasonably) of the occurrence of such a movement;

(iv) any breakdown or failure of transmission, communication or computer facilities, interruption of power supply, or electronic or communications equipment failure; or

(v) the failure of any relevant supplier, Financial Institution, intermediate broker, agent or principal of ours, custodian, subcustodian, dealer, exchange for the relevant underlying Cryptocurrency, clearing house or regulatory or self-regulatory organization, for any reason, to perform its obligations.

4.2. If we determine that a Force Majeure Event exists, we may, in our absolute discretion, without notice and at any time, take one or more of the following steps:

(i) alter your Margin requirements; which may result in you requiring to provide additional Margin;

(ii) close all or any of your open Transactions at such closing prices as we reasonably believe to be appropriate;

(iii) suspend or modify the application of all or part of the Terms and Conditions to the extent that the Force Majeure Event makes it impossible or impracticable for us to comply thereto; or

(iv) alter the Trading Hours for a particular Transaction.

You agree that we will not be liable in any way to you or to any other person in the event of a Force Majeure Event, nor for our actions pursuant to paragraph 4, if we decide to take such action. The Parties shall be released of all responsibilities for partial or full non-fulfillment, as well as for improper fulfillment of the obligations under these supplemental CFD Crypto Trading Terms, if such nonfulfillment or improper fulfillment was a result of a Force Majeure Event. CFD Crypto Trading Services CFD Crypto Trading Services

5. Fees
You will be subject to certain fees and commissions, as set forth in the website, as amended from time to time in accordance with the terms hereof. You agree to pay all applicable country, federal, state and local taxes.

6. Risks Related to Trading CFDs in Cryptocurrencies

6.1. Trading Cryptocurrencies CFDs is associated with high risk of losing your investment. Cryptocurrencies are traded on non-regulated decentralized digital exchanges and their respective prices are determined by demand and supply and further depend on the internal rules of the applicable digital exchange. Such digital exchanges are not supervised by any regulatory authority, and therefore the rules for establishing the respective Cryptocurrencies prices may vary at the discretion of the applicable digital exchange at any time and without notice, resulting with high unpredictable volatile prices.

6.2. Additionally, such digital exchanges may take actions for effectuating suspension or cessation of trading, as a result of which Company shall be required to accordingly suspend or cease the trading of CFDs in the applicable Cryptocurrencies, or the market data, including prices for the relevant Cryptocurrencies, will become unavailable to Company. Consequently, your Open Positions might be adversely affected, in such a manner that might render your invested amounts worthless.

6.3. Where a trading on any digital exchange from which we derive price for the relevant Cryptocurrency has been disrupted (whether temporarily or permanently), your CFDs positions in such Cryptocurrencies will be priced at the last available price feeds for the relevant Cryptocurrency, and you might not be able to close or liquidate your position or withdraw any funds connected with such positions until the trading on the relevant digital exchange resumes. Upon resuming the trading, price might significantly fluctuate upwards or downwards and accordingly impact the value of your CFDs traded on the relevant Cryptocurrencies, which fluctuations might result with significant losses or gain. Please be informed that if trading is not resuming, then you will lose your entire investment made in such CFD's positions. You hereby acknowledge that you understand this particular risk and that you shall take it into your consideration when trading with CFDs in Cryptocurrencies and making decisions in relation thereto.

6.4. Clients must impose due diligence and be careful when taking their trading decisions. It is the sole responsibility of the Client to learn and gain the knowledge and experience required to use the trading platform and whatever would be needed to trade properly. Clients must know that the risks of trading may sometimes overcome the whole capital invested. Clients must also know that knowledge and experience do not necessitate making profits since the markets can be affected by other unexpected factors that may lead to Clients’ losses such as economic and/or political crises. In all cases, we will not be held liable for any trading decisions, violation of the applicable legal rules and/or regulations, and lack of knowledge and/or experience referred to the Client.

7. Limitation on Liability

7.1. We shall not be liable to you for any loss, save in cases of gross negligence, fraud or willful default on our behalf.

7.2. Without prejudice to paragraph 7.1 of this supplemental CFD Crypto Trading Terms, our aggregate liability to you in respect of all claims arising out of or in connection with this supplemental CFD Crypto
Trading Terms will be limited to the aggregate amount of the deposits less withdrawals relating to Crypto CFD trading hereunder.

7.3. Subject to paragraphs 7.2 and 7.5 herein, you will be liable to us for:

(i) any loss (whether direct or indirect) of revenue or profits;

(ii) any loss (whether direct or indirect) of anticipated savings;

(iii) any loss (whether direct or indirect) of goodwill or injury to reputation;

(iv) any loss (whether direct or indirect) of business opportunity or arising from business interruption;

(v) any loss (whether direct or indirect) of or corruption to data;

(vi) indirect, consequential, incidental, exemplary, punitive or special loss or damage in each case arising out of or in connection with this supplemental CFD Crypto Trading Terms including without limitation as a result of breach of contract, negligence or any other tort, under statute or otherwise, and regardless of whether either party knew or had reason to know of the possibility of the loss, injury or damage in question.

7.4. Nothing in this CFD Crypto Trading Terms will exclude, limit or restrict either Party's liability for death or personal injury resulting from the negligence of that Party (or anyone on its behalf) or any other matter in respect of which liability cannot by applicable law be limited.

7.5. Nothing in this paragraph 7 will exclude, limit or restrict either Party's liability for fraud or fraudulent misrepresentation committed by that Party (or anyone on its behalf).

7.6. Our liability, to the extent applicable, for infringement of third party intellectual property rights shall be limited to breaches of rights subsisting in Cyprus.

7.7. We shall not be held liable and are released from all claims and losses arising out of:

(i) any act or omission by any person obtaining access to your Trading Account or Account Credentials, whether or not you have authorized such access;

(ii) delay, failure or error by you in implementing any reasonable instruction we have provided to you;
(iii) inaccurate or incomplete instructions received by you;

(iv) any reliance or use by you or any other third party with access to your Trading Account of any Financial Data, whether to complete a Transaction on the Trading Platform or for any other purpose whatsoever.

8. Our Right to Force Close

8.1. If the prices quoted on the Trading Platform change such that the total Difference payable by you pursuant to all of your open Transaction under these supplemental CFD Crypto Trading Terms equals or exceeds the total Maintenance Margin for all such Transactions, or the amount in your Trading Account concerning trading with CFDs on Cryptocurrency pursuant to these supplemental CFD Crypto Trading Terms is equal to or less than the total Maintenance Margin for all of your open Cryptocurrencies CFD Transaction(s), or you fail to comply with margin requirements as contemplated under the Terms and Conditions, or if we receive a charge-back from your credit card issuer or with respect to any other payment method for any reason, you acknowledge that we have the right, in our sole discretion, to immediately close any and all of your Open Positions hereunder whether at a loss or a profit without any prior notice to you. The exercise of our right to force close your Open Positions hereunder will not result in termination of your Trading Account or of this Agreement, unless we send you a notice of termination.

8.2. We may specify on the Trading Platform expiration times and dates for various underlying Cryptocurrencies traded on the Trading Platform. If the Trading Platform specifies such a time of expiration for an underlying Cryptocurrency, you hereby authorize us to close any open Crypto CFD Transactions with respect to such an underlying Cryptocurrency at the price quoted on the Trading Platform at such time.

9. Liens; Netting and Right of Set Off

9.1. Company shall have a general lien on all funds held by the Company on the Client's behalf until the satisfaction of the Client's obligations.

9.2. If the aggregate amount payable by the Client is equal to the aggregate amount payable by the Company, then automatically the mutual obligations to make payment are set-off and cancel each other.

9.3. If the aggregate amount payable by one party exceeds the aggregate amount payable by the other party, then the party with the larger aggregate amount shall pay the excess to the other party and all obligations to make payment will be automatically satisfied and discharged.

9.4. The Company has the right to combine all or any Client Accounts opened in the Client name and to consolidate the Balances in such accounts and to set-off such Balances in the event of termination of the Agreement.

10. Suspension, Termination, and Cancellation

10.1. Without prejudice to the Company's rights under the Terms and Conditions to terminate the CFD
Crypto Trading Services under these supplemental CFD Crypto Trading Terms immediately without prior notice to the Client, the Company may terminate the CFD Crypto Trading Services under these supplemental CFD Crypto Trading Terms with immediate effect by giving at least seven (7) Business Days Written Notice to the Client. The Client shall have the right to terminate the CFD Crypto Trading Services under these supplemental CFD Crypto Trading Terms with immediate effect by giving at least seven (7) Business Days' Written Notice to the Company.

10.2. Termination by any Party will not affect any obligation which has already been incurred by either Party or any legal rights or obligations which may already have arisen during the provision of CFD Crypto Trading Services rendered under these supplemental CFD Crypto Trading Terms or any Transactions made hereunder.

10.3. Upon termination of the CFD Crypto Trading Services under these supplemental CFD Crypto Trading Terms, all amounts payable by the Client to the Company will become immediately due and payable including (but without limitation) all outstanding costs and any other amounts payable to the Company, any charges and additional expenses incurred or to be incurred by the Company as a result of the termination of the CFD Crypto Trading Services under these supplemental CFD Crypto Trading Terms.

10.4. Once notice of termination pursuant hereof is sent and before the effective date of termination:

   (i) the Client will have an obligation close all his Open Positions for Cryptocurrencies CFD. If he fails to do so, upon effective date of termination, the Company will close any such Open Positions at current prices;

   (ii) the Company will be entitled to cease to grant the Client access to the Platform(s) or may limit the functionalities the Client is allowed to use on the Platform(s);

   (iii) the Company will be entitled to refuse to accept new Orders Cryptocurrencies CFD from the Client;

   (iv) the Company will be entitled to refuse to the Client to withdraw money from the Trading Account and the Company reserves the right to keep Client's funds as necessary to close positions which have already been opened and/or pay any pending obligations of the Client in connection with the CFD Crypto Trading Services rendered under these supplemental CFD Crypto Trading Terms.

10.5. The general terms and rights upon termination of the Terms and Conditions shall continue to apply.

11. Amendments

11.1. The Company may unilaterally change any terms of these CFD Crypto Trading Terms by providing advance notice of at least five (5) Business Days where the Client is natural person and three (3) Business
Days where the Client is legal person. However, the Client acknowledges that a change which is made to reflect a change of Applicable Regulations may, if necessary, take effect immediately.

11.2. The Company provides Written Notice of changes under paragraphs 11.1 herein, it shall advise the Client the date it comes into effect. The Client shall be treated as accepting the change on that date unless, before then, the Client informs the Company that the Client wishes to terminate the Agreement and not accept the change. The Client shall not have to pay any charges as a result of terminating in this case, other than costs due and payable for CFD Crypto Trading Services rendered until the effective date of termination.

12. **Governing Law and Jurisdiction**

12.1. The interpretation, construction, effect and enforceability of these supplemental CFD Crypto Trading Terms shall be governed by the laws of Kuwait notwithstanding any principles of conflicts of law, and you and we agree to submit to the exclusive jurisdiction of the Kuwaiti courts for the determination of disputes.

12.2. You agree that all Transactions carried out on the Trading Platform are governed by the Kuwait Laws regardless of the location of the Registered User.

13. **Assignment**

13.1. You may not assign or transfer any of your rights or delegate any of your obligations hereunder, whether by operation of law or otherwise, either on a permanent or temporary basis to a third party without our prior written consent.

13.2. You acknowledge and agree that we may assign our rights or obligations hereunder or the entire Terms and Conditions to a successor of all or substantially all of our business or assets without prior written consent but subject to providing previous five (5) Business Days Written Notice to you. The Company may sell, transfer or otherwise share some or all of your assets, including among others your Registration Data, personal information and Log Data, in connection with a merger, acquisition, reorganization or sale of all or substantially all of our shares or assets, or in the event of our bankruptcy and may also transfer your Client money under the same circumstances.

13.3. Without derogating from the above, you acknowledge and agree that we may assign our rights or obligations hereunder or the entire Terms and Conditions, at our sole discretion, to any other licensed member company of our group, without prior written consent but subject to providing at least five (5) Business Days prior Written Notice to you. The Company may sell, transfer or otherwise share some or all of your assets, including among others your Registration Data, personal information and Log Data, in connection with such assignment/transfer and may also transfer your client money under the same circumstances.

14. **Entire Agreement**

14.1. These supplemental CFD Crypto Trading Terms and the entire Terms and Conditions set out the
entire agreement and understanding between the parties in respect of the matters dealt with hereunder. They supersede any previous agreement or understanding between you and us in respect of their subject matter.

14.2. You represent and agree that in entering into these supplemental CFD Crypto Trading Terms you do not rely on, and will have no remedy in respect of, any statement, representation, warranty or understanding (whether negligently or innocently made) of any person (whether party to the Terms and Conditions or not) other than as expressly set out in the entire Terms and Conditions.