

Terms of Business

November 2016



Risk Warning

LMAX's trading service carries a high level of risk and can result in losses that exceed the cash balance held on your Account at any given time. The high level of risk means our trading service is not suitable for everyone. You must satisfy yourself that it is suitable for you in the light of your circumstances, financial resources and investment objectives. If you are in any doubt you should seek independent advice.

You should be aware of the risks set out in the Risk Warning Notice. In summary, these include, but are not limited to, the following:

- a) historical performance is no indication as to future performance;
- b) the price of Instruments are determined by fluctuations in the market outside our control;
- c) you may be required to deposit additional funds at short notice and failure to do so may result in your open trades being closed and working orders cancelled without notice;
- d) in certain circumstances, it may be difficult to close your open trades immediately, the value of your trades could fall and you will be liable for the full amount of any losses;
- e) any losses may exceed the cash you have deposited with us;
- f) currency exchange fluctuations may impact your profits and losses;
- g) corporate action type events may impact your trade and it is your responsibility to determine whether your trade is likely to be subject to such action and what its effect may be;
- h) an order to limit the loss on a trade is not guaranteed to limit your loss on that trade to a specific amount;
- i) profits or losses can be incurred very quickly and it is your responsibility to monitor your Account at all times; and
- j) your rights to money held in our segregated client bank account, where applicable, may be affected by (i) the insolvency of the relevant bank, or (ii) the insolvency of a clearing house where we have transferred money to them for the purposes of margin etc.

We cannot purport to disclose all risks or other relevant considerations. By submitting an application to open an Account with us, you confirm that (a) you have read the Risk Warning Notice and all the documents supplied to you in connection with our trading service, and (b) that you understand and agree that our trading relationship will be governed by these documents, as amended from time to time. You must not apply to open an Account or commence trading with us if you are unsure as to how our trading service operates or the nature of the risks involved.

Contents

NOVEMBER 2016	1
RISK WARNING	1
TERMS OF BUSINESS	5
1 DEFINITIONS AND INTERPRETATION	5
2 INTRODUCTION	8
3 OUR RELATIONSHIP	9
4 OUR SERVICES	10
5 YOUR ACCOUNT	10
6 OUR PRICES AND BEST EXECUTION	11
7 ORDERS.....	11
8 TRADING	12
9 MOBILE TRADING	13
10 AVAILABLE TO TRADE BALANCE	13
11 PROFITS/LOSSES.....	14
12 MARGIN REQUIRED	15
13 MARGIN CLOSE OUT LEVEL	16
14 SUSPENDING OR TERMINATING YOUR ACCOUNT	16
15 OUR CHARGES AND TAXES.....	17
16 PAYMENT AND SET-OFF	19
17 TREATMENT OF YOUR MONEY	20
18 COMMUNICATIONS AND NOTICES	22
19 WEBSITE.....	24
20 ERRORS AND CANCELLATIONS	25
21 CONFLICTS OF INTEREST	25
22 EVENTS OF DEFAULT	26
23 INDEMNITY AND LIABILITY.....	27

24 REPRESENTATIONS AND WARRANTIES	28
25 MARKET ABUSE	29
26 FORCE MAJEURE EVENTS	30
27 SUSPENSION.....	30
28 COMPLAINTS PROCEDURE	31
29 DATA PROTECTION AND PRIVACY	32
30 CONFIDENTIALITY.....	33
31 MISCELLANEOUS	33
32 AMENDMENTS	34
33 TERMINATION	35
34 GOVERNING LAW	35
SCHEDULE 1 - MT4 PLATFORM SCHEDULE.....	36
1 DEFINITIONS.....	36
2 TRADING MANUAL	37
3 PRICES.....	37
4 ORDERS.....	37
5 TRADING	38
6 AVAILABLE TO TRADE BALANCE	38
7 MARGIN REQUIRED	38
8 MARGIN CLOSE OUT LEVEL	39
9 YOUR ACCOUNT	39
10 SUSPENDING YOUR MT4 ACCOUNT.....	39
11 OUR CHARGES AND TAXES.....	40
12 COMMUNICATIONS AND NOTICES	40
13 SUSPENSION.....	40
14 THIRD PARTY EQUIPMENT - LIABILITY AND INDEMNITY	41
SCHEDULE 2 – LMAX EXCHANGE NY4 SCHEDULE	42

1	DEFINITIONS.....	42
2	LMAX EXCHANGE NY4 SERVICES RISK WARNING	42
3	ELIGIBILITY	42

Terms of Business

Effective date: 03 March 2016

1 Definitions and Interpretation

In these Terms of Business, the following definitions apply.

Account has the meaning given to it in Term 5 (*Your Account*).

Agreement has the meaning given to it in Term 2.2 (*Our Agreement*).

Associated Companies means any subsidiary company or holding company (as defined in the Companies Act 2006) of ours from time to time, and/or any subsidiary company of any such holding company.

Available to Trade Balance means the sum of:

- (a) your cash balance; plus
- (b) profits on your open trades; minus
- (c) losses on your open trades; minus
- (d) Total Margin Required.

Base Currency means pounds sterling (£), unless otherwise agreed with you.

Business Day means any day other than a Saturday, Sunday or a public holiday in England.

Buy means a trade that is opened or closed by buying and may sometimes be referred to as a long trade.

CFD Contract means a contract for difference based on any pricing index whatsoever.

Client Money Rules means FCA Rules that relate to money received from clients by investment firms.

Closing Price means the price at which your trade is closed.

Confidential Information means any information of whatever nature (whether commercial, financial, technical or otherwise) relating to you or us and which is designated as being confidential or is by its nature clearly confidential.

Cookie Policy means LMAX's cookie policy, as published on the Website.

Data Protection Legislation means the DPA, the EU Data Protection Directive (95/46/EC) and all legislation implementing that directive, the Privacy and Electronic Communications (EC Directive) Regulations 2003 (SI 2426/2003) and all other applicable laws and regulations whatsoever relating, from time to time, to the processing of personal data and privacy.

Default Interest Rate means a rate of 4% per annum simple above the base rate of the Bank of England or, if the sums are due in a currency other than sterling, 4% per annum simple above the base rate of the central bank for that currency, provided that if the relevant base rate cannot be established for any reason, we shall acting reasonably at all times set the Default Interest Rate by reference to the base rate of an alternative central bank.

DPA means the Data Protection Act 1998 and the terms **data controller**, **data processor** and **personal data** shall each have the meaning given to that term in the DPA.

Eligible Counterparty has the meaning given to in Term 3.1 (Client category).

EMIR means Regulation (EU) 648/2012 on OTC derivatives, central counterparties and trade repositories, otherwise known as the European Markets Infrastructure Regulation.

Event of Default has the meaning given to it in Term 22 (Events of Default).

FCA means the United Kingdom's Financial Conduct Authority or any successor entities.

FCA Rules means all rules, requirements, directions and guidance issued by the FCA, as amended from time to time.

Force Majeure Event means, in relation to LMAX Exchange, any event or circumstance beyond our reasonable control including:

- (a) any delay or defect in, or failure of the whole or any part of the Website or our communications infrastructure;
- (b) any cause or circumstance including fire, flood and other acts of God, strikes, riot, disruptions to energy supplies, civil commotion, acts of terrorism or war, breakdown of equipment; and
- (c) the failure of any relevant Liquidity Pool or other supplier or principal of ours, custodian, prime broker, exchange or clearing house for any reason, to perform its obligations that prevents us from providing an orderly trading service to our clients.

FOS means the Financial Ombudsman Service.

FSMA means the Financial Services and Markets Act 2000.

FX Contract means a spot, including rolling spot, or forward FX contract referencing particular currency pairs.

GUI means LMAX's graphical user interface as made available to you from time to time.

Helpdesk Hours means the times we are open for receiving Orders on the telephone, as specified on our Website.

Instrument means either a FX Contract or a CFD Contract.

Instrument Information means the information provided for each Instrument on the GUI.

Liquidity Pool means any provider of trading liquidity in the Instruments available to us from time to time, including banks, broker dealers and other market makers, but excluding the LMAX Exchange and LMAX Hong Kong Limited.

LMAX Exchange means the MTF operated by us and LMAX Hong Kong Limited.

LMAX Rulebook means the rules of the MTF operated by us, as published on the Website.

Manifest Error means an error that is obvious or easily demonstrable without extensive investigation.

Margin Close Out Level means the percentage of Total Margin Required you must maintain in your Account to prevent your working Order and/or open trades from being closed as set out in the Trading Manual.

Margin Covered Percentage means the percentage of Total Margin Required that is being covered by the cash and open trades in your Account at any given time and calculated as (a) the aggregate of your cash balance plus profits on your open trades, less the aggregate of the losses on your open trades expressed as a percentage of (b) the Total Margin Required on your open trades and working Orders.

Margin Factor means the relevant percentage set out on our Website.

Margin Required means the margin as calculated in accordance with Term 12 (Margin Required).

Market Abuse means any of the behaviours described in Term 25.1 (Market Abuse) in relation to any Instrument.

Market Order has the meaning given to it in the Trading Manual.

Maximum Position Size means a limit restricting the total size of position that you may hold in any Instrument at any given time which may be amended by us in our absolute discretion.

MiFID means the Markets in Financial Instruments Directive 2004/39/EC.

MTF means a multi-lateral trading facility as defined in MiFID.

Opening Price means the price at which your trade is opened.

Order means an order or instruction submitted to us.

Order Execution Policy means LMAX's order execution policy, as published on the Website.

Privacy Policy means LMAX's privacy policy, as published on the Website.

Professional Client has the meaning given to it in Term 3.1 (Client category).

Regulated Market has the meaning given to it in MiFID.

Retail Client has the meaning given to it in Term 3.1 (Client category).

Risk Warning Notice means LMAX's risk warning, as published on the Website.

Sell means a trade that is opened or closed by selling and may sometimes be referred to as a short trade.

Software Bridge means a form of interaction between any Software Trading Tools and your Account (including API and/or FIX Interactions).

Software Trading Tools means a customised interface or third party equipment, hardware or software which processes and transmits market data and trades between it and LMAX Exchange or Liquidity Pool.

Standard Position Size has the meaning given to it in the Trading Manual.

Summary Conflicts Policy means LMAX's summary conflicts policy, as published on the Website.

Total Margin Required means the aggregate of margin required for your open trades and on any working Orders.

Trading App means our trading application downloaded by you to supported mobile devices and which provides mobile access to our trading services.

Trading Hours means the hours that the MTF operated by us is open for business to accept Orders in the relevant Instrument as set in the Instrument Information on our Website.

Trading Manual means LMAX's trading manual as published on the Website.

Trading Platform means any Regulated Market or MTF.

Website means our website at www.LMAX.com and our GUI.

In these Terms of Business:

- (d) a Term is a reference to a term of these Terms of Business;
- (e) references to LMAX, we, us, our and ours (as appropriate) are references to us, LMAX Limited;
- (f) references to you, your and yours (as appropriate) are references to you, our client;
- (g) any reference to a rule, enactment, statute or statutory provision is a reference to it as it may have been, or may from time to time be, amended, modified, consolidated, re-enacted or replaced and to any statutory instruments, orders or regulations made thereunder or under any such re-enactment;
- (h) words or phrases importing the singular include the plural and vice versa;
- (i) words or phrases importing the masculine include the feminine and vice versa;
- (j) references to the words includes or including are to be construed without limitation; and
- (k) a word or expression related to a defined term has a consistent meaning to the defined term.

Unless otherwise stated, all dates and times stated in these Terms of Business are references to the date or time of the United Kingdom, taking account of changes between Greenwich Mean Time and British Summer Time.

2 Introduction

2.1. **About us.** LMAX Limited, trading as LMAX, is authorised and regulated by the Financial Conduct Authority with registration number 509778. The FCA's registered address is 25 The North Colonnade, London, E14 5HS. Our company number is 06505809 and our registered address is Yellow Building, 1A Nicholas Road, London, W11 4AN. You may communicate with us by email (info@LMAX.com), by telephone (+44 203 192 2555) or otherwise as set out in Term 18 (Communications and Notices) below.

2.2. **Our Agreement.** Our agreement with you (**Agreement**) is comprised of the following documents, as amended by us from time to time:

- (a) the completed account opening documentation you provided to us;
- (b) these Terms of Business;
- (c) the Trading Manual;
- (d) Order Execution Policy;

- (e) Privacy Policy and Cookie Policy;
- (f) Conflicts Policy; and
- (g) any further or separate arrangement that may be entered into between us, such as a Prime of Prime LMAX Service Agreement or an API Agreement.

The latest published versions of these documents (excluding any further or separate arrangement that we may have entered into with you) are available from our Website.

- 2.3. These Terms of Business, together with the other documents referred to in Term 2.2 (Our Agreement) above, will govern all trading between us and you.
- 2.4. These Terms of Business will come into effect on the date that we open your Account. Any new version of these Terms of Business will supersede any earlier versions and we will notify you of the date that any new version shall come into effect. The new version will apply to all trades entered into with us after that new version comes into effect. By submitting Orders to us after the date of the new version, you agree to the terms of such new version.
- 2.5. In the event of a conflict between these Terms of Business and any of the documents or separate agreements set out in Term 2.2 (Our Agreement), the Terms of Business shall prevail.
- 2.6. **FCA Rules.** These Terms of Business and all trades are subject to FCA Rules. Nothing in these Terms of Business will exclude or restrict any duty or liability owed by us to you under FSMA or the FCA Rules and if there is any conflict between these Terms of Business and the FCA Rules, the FCA Rules will prevail.
- 2.7. **English.** The Terms of Business are supplied to you in English and we will communicate with you in English for the duration of these Terms of Business. If there is any conflict between the English version of this document and any other language version, the English version will prevail.

3 Our relationship

- 3.1. **Client category.** Unless otherwise confirmed to you in writing, we shall treat you as a Retail Client (as opposed to a Professional Client or an Eligible Counterparty). Definitions of these categories of Clients and the circumstances in which you may be classified as a Professional Client (whether elective or per se) or an Eligible Counterparty (whether elective or per se) are as set out in the FCA Rules.
- 3.2. **NFC-.** If you are in the EU and neither an individual nor a EU financial counterparty, we shall treat you as a non-financial counterparty under the clearing threshold (NFC-) for the purposes of EMIR. The FCA explains the application of EMIR to non-financial counterparties here:

<http://www.fca.org.uk/firms/markets/international-markets/emir/obligations-non-financial-counterparties>.

- 3.3. **Your capacity.** You will trade with us as principal and not as agent for any person. You will be directly and personally responsible for performing your obligations under these Terms of Business, whether you are dealing with us directly or through an agent. Notwithstanding any assertion that you act in connection with

or on behalf of any other person, we will not accept that person as a client of ours and we will accept no obligation or liability to them.

- 3.4. **Our capacity.** Subject to the terms and conditions of these Terms of Business, we will enter into trades with you as principal and not as agent on your behalf.

4 Our services

- 4.1. **Trading services.** We provide trading services in respect of certain Instruments. When executing Orders, we will do so in accordance with MiFID, FCA Rules and our Order Execution Policy. Our Order Execution Policy is available on our Website. By commencing trading with us, you will be deemed to have consented to our Order Execution Policy.
- 4.2. **Execution venues.** We may execute Orders by submitting them to LMAX Exchange or any other Liquidity Pool. Please note that no Liquidity Pool (whether inside or outside the EU) will be a Regulated Market or MTF. LMAX Hong Kong Limited is not a Regulated Market or MTF. By submitting Orders to us, you consent to our executing Orders on LMAX Exchange or by accessing such other Liquidity Pools.
- 4.3. **Execution only dealings.** Dealings with you will be carried out by us on an execution only basis.
- 4.4. **No personal recommendations or advice.** We do not make any personal recommendation to you nor advise you on the merits of any particular transaction or any aspect of your trading with us. We give you no warranty as to the suitability of any transactions or any aspect of your trading with us. We are under no obligation to monitor or inform you as to the performance of any trade. You trade entirely at your own risk.
- 4.5. **No tax advice.** We will not provide you with tax advice.
- 4.6. **Market commentary.** We may, in our absolute discretion, provide you with market commentary or other factual market information that is public knowledge. However, we will be under no obligation to disclose such information to you. In the event that we do so, it will not amount to a personal recommendation or advice. We shall not be liable for any investment decision you make based on the information we provide to you.
- 4.7. **Compliance with rules.** We may take or omit to take any action we consider necessary to ensure compliance with FCA Rules and the LMAX Rulebook.

5 Your Account

- 5.1. **Account information.** Upon an account being opened for you (your **Account**), you will be given a unique account number. We will ask you to choose a username, password and other security information for your Account. We will rely on this information to identify you and you agree that you will not disclose these details to any person not duly authorised by you.

- 5.2. **Username, etc.** When you deal with us or give us an instruction, we will require your username, account number, password and/or security information. If you suspect that this information has been obtained by any other person without your consent then you must notify us immediately. You are responsible for keeping your username, account number, password and/or security information safe and secure. You must not disclose these details to any person who is not authorised to access your account.
- 5.3. **Joint accounts.** Unless otherwise agreed by us in writing, the obligations on any joint account will be joint and several.

6 Our prices and best execution

- 6.1. **Prices.** Unless you have signed a separate Prime of Prime LMAX Service Agreement with us, the prices on which you can trade with us will be:
- (a) the prices that are available on LMAX Exchange being the actual bid or ask price on the LMAX Exchange; or
 - (b) in exceptional circumstances, where no prices are available on LMAX Exchange, the prices that are available to us by accessing a Liquidity Pool for the Instrument we trade with you in accordance with the Trading Manual.
- 6.2. **Best Execution.** As a Retail Client or a Professional Client, we will provide you with “best execution” in accordance with the FCA Rules, as more particularly explained in our Order Execution Policy (which applies as soon as you start trading with us), or, if you have signed a separate Prime of Prime LMAX Service Agreement, in that Agreement.

7 Orders

- 7.1. **How to open or close a trade.** To open or close a trade to buy or sell an Instrument, you must first submit an Order to us. You may submit an Order:
- (a) online via our GUI;
 - (b) via a Software Bridge;
 - (c) via the Software Trading Tools; or
 - (d) by speaking to us on the telephone during our Helpdesk Hours.

You cannot submit an Order by leaving a message on any automated voicemail or answering service or through a live chat system service. We shall not accept and shall not be under any obligation to execute any Order submitted by these means.

- 7.2. **Accepting Orders.** We are under no obligation to accept or execute any Order you submit. However, we shall normally do so, provided:
- (a) your Account contains sufficient resources to cover any margin required for the Order;
 - (b) you are not otherwise in breach of these Terms of Business; and
 - (c) it is possible to execute such Order.

Factors such as the size of your Order and liquidity available in the Instrument you wish to trade will impact whether and when it is possible to execute your Order. It may not be possible to execute your Order immediately. Please see the Trading Manual for further details.

- 7.3. **Acknowledging receipt.** We shall acknowledge receipt of each Order we receive and accept from you via the methods listed in Term 7.1 (How to open or close a trade).
- 7.4. **Trading Hours.** We shall act on Orders only during Trading Hours and we shall deal with any Orders received outside Trading Hours as soon as reasonably practicable after Trading Hours resume.
- 7.5. **Maximum Position Size.** We have the right in our absolute discretion to set a Maximum Position Size.
- 7.6. **Cancelling or amending Orders.** You may, with our consent, cancel or amend all or any part of your Order so long as we have not acted upon it or the relevant part. Notwithstanding this, if your Order is an opening order you may amend any related contingent Orders.
- 7.7. **Monitoring your Account.** You must ensure that you monitor your Account at all times while you have any Order outstanding. You may contact us during Helpdesk Hours should you wish to check on the status of any Order.
- 7.8. **Types of Order.** The type of Orders that we offer, with worked examples of how these Orders operate, are set out in the Trading Manual. You must familiarize yourself with the meaning and effect of the different Orders that we offer before you commence trading with us and you should only commence trading with us if you fully understand how these different Orders work.

8 Trading

- 8.1. **Multiple trades.** Your Order may result in a number of trades being executed to fill it in whole or in part. Where multiple trades are executed to fill your Order, the price for each such trade may be different.
- 8.2. **Closing trades.** Your trade will remain open until you close the trade or we take steps to close the trade in accordance with these Terms of Business.
- 8.3. **Net positions.** If and to the extent you submit an Order to buy or sell a specific Instrument and you already have an open trade in the same Instrument in the opposite direction to the Order, we will treat that Order as an Order to close the open trade in whole or in part. If the size of the subsequent Order to buy or sell a specific Instrument exceeds the size of the open position, we will treat the Order as an Order to close the original position and create an Order to open a trade equal to the amount of such excess.
- 8.4. If you submit an Order to close some or all of your trades but do not specify which particular trades you wish to close, we shall treat that Order as a request to close such trades in the sequence that they were opened.

- 8.5. **Trades binding.** Each trade opened on your Account will be binding on you notwithstanding that by opening that trade you may have exceeded any limit applicable to your trading with us.

9 Mobile trading

- 9.1. **Our Trading App.** We provide mobile access to our trading services via our Trading App. You can start trading on your Account via the Trading App once you have downloaded the Trading App. The Trading App offers limited functionality and information. The Trading App is available for our supported mobile devices only.
- 9.2. **At your risk.** You acknowledge that the Trading App is provided by us on an “as is” and “as available” basis without any representations or warranties (whether express or implied), to the extent permitted by law, as to its compatibility, security and accuracy. The use of the Trading App and/or any material downloaded or otherwise obtained by the use of the Trading App is done at your own discretion and risk.

10 Available to Trade Balance

- 10.1. **Base Currency.** Your Available to Trade Balance will be displayed in your Base Currency. All payments due to us will be notified to you in your Base Currency. If you make a payment in a different currency to that of your Base Currency it shall be converted to your Base Currency by our third party payment provider at the time the payment is received.
- 10.2. Where you open a trade in an Instrument that is not in your Base Currency, we shall during Trading Hours notionally convert:
- (a) the Margin Required;
 - (b) the open profit/loss;
 - (c) any realised profit/loss for the period before it is converted back to your Base Currency; and
 - (d) any charges including commission and financing adjustments

for that trade to your Base Currency using our prevailing exchange rate for that purpose. Your Available to Trade Balance and its components will therefore be valued in your Base Currency at all times during Trading Hours. Your trade will not actually be converted into your Base Currency until after the trade is closed which means that you will continue to bear the risk of any changes in the exchange rate until the actual conversion takes place.

- 10.3. Unless we have specifically agreed otherwise for all trades other than FX trades, we will convert to your Base Currency:
- (a) the realised profit/loss for a trade in an Instrument that is not in your Base Currency on the next Business Day after the trade has been closed;
 - (b) any charges in respect of that trade on the next Business Day after such charges are incurred
- using our prevailing exchange rate for that purpose.

- 10.4. Unless we have specifically agreed otherwise for FX trades, we will convert to your Base Currency:
- (a) the realised profit/loss where such profit/loss is not denominated in your Base Currency on the next Business Day after your trade has been closed; and
 - (b) any charges in respect of that trade on the next Business Day after such charges are incurred
- using our prevailing exchange rate for that purpose.
- 10.5. **Deficit.** You must not allow your Available to Trade Balance to move into deficit. It will move into deficit if the sum of your cash balance plus profits on your open trades falls below the sum of the losses on your open trades and the Total Margin Required.
- 10.6. Your Available to Trade Balance may move into deficit at any time, including if:
- (a) you incur unrealised losses on one or more of your open trades;
 - (b) the Margin Factor relevant to one or more of your open trades increases;
 - (c) cash debits are applied to your Account (for example, in respect of realised losses, commission, financing charges or corporate action adjustments); or
 - (d) a foreign exchange rate moves against you.
- 10.7. It is your responsibility to monitor your Available to Trade Balance at all times in order to prevent it from moving into deficit. If you have any working Orders and/or open trades, and you are aware you will not be able to monitor these for any period of time, you may consider paying additional funds into your Account to counter any unfavourable Instrument movement so as to reduce the risk of your Available to Trade Balance moving into deficit.

11 Profits/losses

- 11.1. **Calculation.** Upon closing your trade, the profit or loss for that trade will be the difference between the Opening Price and the Closing Price multiplied (a) by the number of contracts traded and (b) by the contract size.
- 11.2. **Account credit.** Your Account will be credited with the difference if your trade is:
- (a) a Sell and the Closing Price of the trade is lower than the Opening Price of the trade; or
 - (b) a Buy and the Closing Price of the trade is higher than the Opening Price of the trade.
- 11.3. **Account debit.** Your Account will be debited with the difference if your trade is:
- (a) a Sell and the Closing Price of the trade is higher than the Opening Price of the trade; or
 - (b) a Buy and the Closing Price of the trade is lower than the Opening Price of the trade.
- 11.4. **Trade partially closed.** If a trade is partially closed, the above provisions shall apply to such part of the trade as may be closed on each occasion.

12 Margin Required

- 12.1. **Calculation.** For us to accept an opening Order from you, your Available to Trade Balance will normally be required to contain sufficient resources to cover the Margin Required. The Margin Required to place an Order to open a trade is calculated by multiplying the notional value of that trade with the Margin Factor for the relevant Instrument.
- 12.2. While a trade is open, the Margin Required will be calculated as described in Term 12.1 (Calculation) above, except that the notional value will be based on the prevailing bid price shown (Buy trades) or ask price shown (Sell trades) on LMAX Exchange to close that trade. The Margin Required is therefore not a fixed figure and will move in step with the prevailing bid and ask prices shown to close the trade.
- 12.3. If you are working multiple Orders to open new trades in the same Instrument and/or if you have multiple open trades in that Instrument, the Margin Required will be the greater of the Margin Required on:
- (a) your total Orders to open Buys plus your total open Buys in that Instrument; and
 - (b) your total Orders to open Sells plus your total open Sells in that Instrument.

A worked example of how Margin Required is calculated in these circumstances is set out in the Trading Manual.

- 12.4. **Standard Position Size.** The Margin Required for your open trades may increase if you open one or more trades in the same Instrument such that your total trade size is in excess of the published Standard Position Size for that Instrument. Before you place an Order to open a trade that will exceed the Standard Position Size, you should ensure you understand how this will impact your Margin Factor. If you are in any doubt as to how the Margin Factor operates in this circumstance you should telephone us for an explanation.
- 12.5. **Increase in Margin Factor.** We may increase our Margin Factors in relation to one or more of your open trades without notice to you in the following circumstances:
- (a) at any time if you have no open trades or working Orders;
 - (b) if the Margin Factor or its equivalent for our trade is increased;
 - (c) in the circumstances set out in Term 12.4 (Standard Position Size) above;
 - (d) if we reasonably anticipate, or if there actually occurs, excessive volatility in the currency of the relevant Instrument;
 - (e) if trading is suspended in the Instrument in which you have an open trade;
 - (f) if we reasonably believe, having regard to all the circumstances applicable to your trading with us (including circumstances where we become aware of adverse changes in your financial position) it is necessary to do so in order to give us an increased level of security against the possibility of losses being realised on the closure of your open trades; or
 - (g) following a Force Majeure Event or any corporate action taken by the issuer of any security referenced in a CFD Contract.

- 12.6. Any increase in a Margin Factor will be effective immediately. Any such increase will apply to existing open trades on your Account as well as to any new trades. We shall notify you of any increase in a Margin Factor by changing the information on our Website as soon as reasonably practicable.
- 12.7. **Decrease in Margin Factor.** We may decrease our Margin Factors in relation to one or more of your open trades without notice to you at any time. We shall notify you of any decrease in a Margin Factor by changing the information on our Website as soon as is reasonably practicable.

13 Margin Close Out Level

- 13.1. **Operation of Margin Close Out Level.** It is an Event of Default under Term 22 (Events of Default) below if your Margin Covered Percentage reaches or falls below your Margin Close Out Level at any given time. In these circumstances, we may, but are not obliged to, exercise our rights to (a) cancel any working Orders; and/or (b) to close any or all of your open trades at any time thereafter without further notice to you. The Trading Manual has worked examples of the operation of the Margin Close Out Level.
- 13.2. **Timing.** It may not be possible to close your open trades immediately. It could take days or even weeks to do so. During this period the value of your open trades could fall further, possibly by a significant sum, and you will be liable for the full amount of the losses that arise which could exceed the amount of funds you have deposited in your Account.
- 13.3. **Requirement to monitor own Account.** We may but are under no obligation to notify you if your Account is approaching or has reached the Margin Close Out Level. The fact that we may have notified you previously is not an indication that we will do so in the future. You should not rely on notifications from us to monitor your Account. This is your sole responsibility.
- 13.4. **Amendments to Margin Close Out Level.** We may amend the Margin Close Out Level applicable to your Account upwards or downwards to a level that we reasonably believe is appropriate having regard to all the circumstances applicable to your trading with us (including circumstances where we become aware of adverse changes to your financial position). Any amendments to the Margin Close Out Level will be notified to you in accordance with Term 18 (Communications and notices) of these Terms of Business and will become effective on your Account after one Business Day following the notification.

14 Suspending or terminating your Account

- 14.1. **Right to suspend your Account.** We may, acting reasonably, suspend your Account at any time and may, at any time and for any reason and without notice, suspend or change the username and/or password of any person authorised to trade on your Account.
- 14.2. If your Account is suspended you will be able to close any existing trades over the telephone during our Helpdesk Hours but will not be permitted to open any new trades on your Account. The circumstances where we may suspend your Account include, but are not limited to:

- (a) when we have not received information within 10 days of a request (or sooner if so reasonably required), when we believe that we require such information in connection with these Terms of Business;
- (b) when we have reason to believe that there has been a breach in your Account security or that there is a threat to your Account security;
- (c) when your trading activity or conduct is such that we believe acting reasonably at all times has or is likely to impair the integrity, functionality, speed or reliability of LMAX Exchange or compromise, impair, restrict or prevent the ability of LMAX Exchange to operate a fair and orderly market; and/or
- (d) where Term 25 (Market Abuse) applies.

14.3. **Right to close your Account.** We may, acting reasonably, close your Account at any time. We shall normally notify you by email and such termination will take effect upon notice being sent to the email address we hold for you. If we elect to close your Account, where possible you will have 14 working days to close any open trades on your Account over the telephone with us during our Helpdesk Hours. During the 14 day period you will not be permitted to open any new trades on your Account. If you have not closed all open trades within the 14 days provided we shall be entitled to close all trades at the best available price on LMAX Exchange or any Liquidity Pool-from the next Business Day. The circumstances where we may close your Account include but are not limited to where:

- (a) you repeatedly fail to provide information requested, when we believe that we require such information in connection with these Terms of Business;
- (b) you have persistently acted in an abusive manner toward our staff (for example by performing what we consider to be a serious discourtesy or the use of offensive or insulting language);
- (c) your trading activity is deemed to be disruptive to the operation of LMAX Exchange as described in Term 14.2(c) (Suspending or terminating your Account) and you have failed to correct this behaviour following a notice from us;
- (d) Term 25 (Market Abuse) applies;
- (e) the information you have provided to us as part of the application process to open your Account is demonstrably untrue; and/or
- (f) in our opinion, your trading is likely to have a negative impact on the quality of the liquidity on LMAX Exchange and, therefore, a potential detrimental effect on the Members of LMAX Exchange and their clients.

15 Our charges and taxes

15.1. The charges we make are set out in this Term 15 (*Our charges and taxes*).

15.2. **Commission.** When you open and close a trade (or if we close a trade in accordance with our rights under these Terms of Business), you will pay to us a commission. Our commission rates applicable from time to time are accessible on our Website. If the Website does not contain a commission rate for the Instrument you wish to trade, we shall charge you a fair and reasonable rate of commission based upon our commission rates for comparable Instruments.

- 15.3. The commission rates that we charge are subject to change. We shall give you 14 days' notice of any changes to the commission rates.
- 15.4. We shall debit your Account with the commission payable by you upon your opening or closing a trade as the case may be.
- 15.5. **Introducing brokers.** If your Account was introduced to us by an introducing broker, you acknowledge that we may from time to time share a proportion of the commission we charge you with that introducing broker. This may increase the overall cost of services to you. The details of such arrangements are available from us upon request.
- 15.6. **Financing charges.** Financing charges may apply to your trades. An explanation as to the circumstances when such financing charges may arise, together with worked examples, is set out in the Trading Manual. If applicable, these charges will result in a debit or credit being made to your Account at the time the charge becomes effective. Charges applicable to your account can be seen on the Instrument Information on our Website.
- 15.7. **Negative cash balances.** If the cash balance of your Account is a negative figure, we shall charge you interest on that negative figure at the Default Interest Rate.
- 15.8. **Currency conversion charges.** Our prevailing exchange rate for the purposes of currency conversion will be based upon the wholesale market exchange rate that is applicable on the day that the conversion is made and will include a charge in the spread that will not exceed 0.5% of the wholesale market exchange rate spread.
- 15.9. **Account funding charges.** We may permit you to make a payment to us by direct bank transfer, debit or credit card in your name, subject to our right to levy an administrative charge to reflect our reasonable costs in making this facility available to you.
- 15.10. Deposits from third parties will not be accepted. Where possible all withdrawals will be returned to the source from which they were deposited.
- 15.11. **Data feed charge.** We reserve the right to levy a reasonable charge to reflect our intellectual property and costs in making real time prices available to you on your Account. Please click on the following URL for details <https://www.lmax.com/professional/lmax-exchange-fee-schedule>
- 15.12. **Connectivity Charge.** We reserve the right to levy a reasonable charge to reflect our costs in providing connectivity to our infrastructure. Please click on the following URL for details <https://www.lmax.com/professional/lmax-exchange-fee-schedule>
- 15.13. **Dormant Account Charge.** We reserve the right to levy a reasonable monthly charge where you have not traded for more than six months but continue to hold funds on your Account. Please click on the following URL for details <https://www.lmax.com/professional/lmax-exchange-fee-schedule>

- 15.14. **Taxes.** You shall be responsible at all times for the payment of all taxes, stamp duties and other similar expenses due as a result of your trading with us. You shall be fully responsible for providing any relevant tax authority with all necessary information in relation to any trades between us or that is otherwise requested from you.
- 15.15. We reserve the right to require you to pay us, or to reimburse us for, stamp duty or any other amounts which become payable as a result of any changes in the law which directly affect your trading with us.
- 15.16. You may be subject to other taxes or costs that are not imposed by us or paid through us. The tax treatment of any profits resulting from your trading activity will depend on your individual circumstances. It is your responsibility to ensure the payment of all taxes as they fall due.

16 Payment and set-off

- 16.1. **Payments:** You must pay to us any negative cash balance on your Account in full to arrive in our bank account (details of which are published on our Website) as follows:
- (a) in respect of any negative cash balance of £10,000 or less (or an equivalent amount in any other currency), by no later than 4.00 pm on the Business Day following the day upon which the negative cash balance arises; or
 - (b) in respect of any negative cash balance of more than £10,000 (or an equivalent amount in any other currency), on the same day or, in the event that the negative cash balance arises after 2 pm, by noon on the next Business Day following the day upon which the negative cash balance arises.
- 16.2. **No cheque.** We do not accept any payment by cheque or cash.
- 16.3. **Source of funds.** We may require you to provide evidence of the source of any funds we receive from you. If we do ask you to provide such evidence, any funds received from you shall be held until appropriate documentation has been received and deemed satisfactory to us. You will not be permitted to trade with non-verified funds until source of funds evidence, satisfactory to us, has been received.
- 16.4. **Set-off.** We may set-off against any positive cash balance in your Account, or against any other sums due to you, any sums due to us by you. If we exercise the right to set-off and this results in an amount due to us, we shall give you notice of this and you shall be required to pay any amount due in accordance with Term 16.1 (Payments). We may also set-off sums held by us for or to your credit in a joint account against losses incurred by the joint account holder.
- 16.5. **Remittance of cleared funds.** You may request that the whole or part of any cleared funds that form part of your positive cash balance be remitted to you. However, we will be under no obligation to pay any money to you if:
- (a) doing so would move your Available to Trade Balance into deficit;
 - (b) we believe that due to market conditions the cash that you are seeking to withdraw may be required in the immediate future to prevent your Available to Trade Balance moving into deficit;

- (c) we are reasonably of the view that losses may occur upon the closing of any of your open trades and the cash you are requesting to be paid to you will be required to meet those losses; or
 - (d) doing so would infringe or contravene any legal or regulatory obligation upon us.
- 16.6. On occasions we may request documentation confirming your bank account details and the identity of the account holder in respect of a withdrawal request in order to verify the destination of funds. We will hold such requests until appropriate documentation has been provided and is deemed acceptable.
- 16.7. Subject to our rights of set-off and to withhold payments, money standing to the credit of your Account will be processed by us no later than the second Business Day after the date of a request from you.
- 16.8. **Interest.** You agree to pay interest to us on any sums due to us that you fail to pay when due. Interest will accrue on a daily basis from the due date until the date on which payment is received in full, at the Default Interest Rate.
- 16.9. **Payment by debit or credit card.** Subject to Term 16.3 (Source of funds) above, we shall credit your Account for any sums you pay to us by credit or debit card in your name upon such payment being authorised by your credit or debit card provider. However, we reserve the right to charge you interest at the Default Interest Rate on these sums from the date of authorisation to the date when we receive these sums as cleared funds from your credit or debit card provider.
- 16.10. **Errors.** If we credit or debit a payment to your Account in error, we shall immediately upon discovering the error, reverse any such credit or debit and your Available to Trade Balance will be adjusted accordingly. In the case of an incorrect credit on your Account, if there are insufficient funds on the Account to enable us to recover the incorrect credit we may:
- (a) cancel any or all of your working Orders; and/or
 - (b) take steps to close any or all of your open trades to free up the necessary cash to enable us to recover the incorrect credit.

We may also take steps to recover the sum due to us and until such time as the sum has been paid refuse to accept future Orders from you.

17 Treatment of your money

- 17.1. **Client Money.** Unless Term 17.3 (Professional Clients and Eligible Counterparties) applies to you, we will treat money received from you or held by us on your behalf in accordance with the Client Money Rules.
- 17.2. **Approved Bank.** We will deposit money received from you with an approved bank.
- 17.3. **Professional Clients and Eligible Counterparties.** If you have been categorised as a Professional Client or an Eligible Counterparty, elective, per se or otherwise, you agree that any money that:
- (a) you transfer or have transferred to us; or
 - (b) which is transferred to us on your behalf by way of margin or otherwise,

unless otherwise agreed will be treated as a transfer of full ownership of such money by you to us for the purpose of securing or covering your present, future, actual, contingent or prospective obligations. Accordingly, where you pay such money to us, **we will acquire full ownership of it and we will not hold such money in accordance with the Client Money Rules**. Your money will not be segregated from ours, the statutory trust provided for under the Client Money Rules will not apply, and we will not have to account to you for any use we make of the money. You will not have any interest in or proprietary claim over such money transferred to us pursuant to this Term 17.3 (Professional Clients and Eligible Counterparties) and we can deal with it as our own. In the event of our insolvency you rank as a general creditor of ours in relation to such money.

- 17.4. **Payments.** Any monies sent by you to us by debit or credit card will be transmitted through a regulated payment service provider. Accordingly, any online payment by you will result in your funds being transferred first to the payment service provider and subsequently to us. Your monies will only become subject to the Client Money Rules once they are received by us in our accounts from the payment service provider.
- 17.5. **Non-United Kingdom approved bank.** Unless you have notified us in writing to the contrary, we may hold client money on your behalf with an approved bank in a client bank account located outside the United Kingdom. The legal and regulatory regime applying to any such approved bank may be different from that of the United Kingdom and in the event of the insolvency or any other equivalent failure of that approved bank, your money may be treated differently from the treatment which would apply if the money was held with an approved bank in an account in the United Kingdom. We will not be liable for the solvency, acts or omissions of any such bank.
- 17.6. **Margin.** You acknowledge and confirm that we may transfer any amounts transferred to us by you or credited to your Account to any clearing house or prime broker for the purpose of meeting any obligation to provide any initial margin and intraday margin to such clearing house or prime broker, in relation to our back to back trade with them.
- 17.7. **Settlements.** We may debit any amounts credited to your Account to settle any mark-to-market losses on daily settlement or close-out of your trades with us, financing charges or any fees outstanding in relation to such trades, whether or not such sums are required to be paid to a clearing house or prime broker. You acknowledge and confirm that any such debited amounts will cease to be client money under the Client Money Rules and you will have no rights, title or interest in any such amounts.
- 17.8. **Interest.** We shall not pay interest to you on any of your money that we hold and by entering into these Terms of Business you acknowledge that you are therefore waiving any entitlement you may have to interest under the Client Money Rules or otherwise. Should we offer to pay interest on any unencumbered balance on your Account at any time, we shall confirm the balance requirements and rate of interest at that time and from time to time thereafter.
- 17.9. **Limitation period.** You agree that, in the event that there has been no movement on your Account balance for a period of at least six years (notwithstanding any payments or receipts of charges, interest or similar

items) and we are unable to trace you despite having taken reasonable steps to do so, we may cease to treat your money as client money and accordingly release any client money balances from the segregated account.

18 Communications and notices

- 18.1. **Statements.** A statement detailing all of your trading activities and all cash movements in and out of your Account (including payments in respect of Margin Required) will be available for you on our Website. You can access this at any time. It is your responsibility to check your statement on the Website against your own records regularly, and to notify us immediately if it contains any inaccuracies.
- 18.2. **Contract notes.** You consent to the delivery of contract notes by email as we deem appropriate. You agree that any such documents that are delivered to you electronically are deemed to be “in writing” and to have been received upon them being sent to the email address we hold for you, which will be the email address specified in your application form, unless you have notified us of an alternative email address, in which case it is that email address we shall use.
- 18.3. We shall send a contract note to you reconfirming the details of your executed trade on the day your Order is filled, or at your request make them available via our Website. The absence of a contract note does not affect the validity of any trade. Please check your contract notes. If you believe that any of the details of your contract note are inaccurate you should contact us immediately and in any event within 24 hours of the trade. We strongly recommend that you print your confirmations and contract notes and retain them as part of your records.
- 18.4. **Other communications.** You consent to receiving any other required or optional communication or agreement under any applicable law or regulation or pursuant to these Terms of Business on the Website. It is not our policy to routinely issue paper copies of our documents. You agree that any such documents that are delivered to you electronically through the Website are deemed to be “in writing” and to have been received upon them being posted on the Website.
- 18.5. You may withdraw your consent to the electronic delivery of documents at any time by giving us prior written notice. If you revoke your consent, we reserve the right to levy a reasonable charge for sending documents to you in paper form.
- 18.6. **Notices.** We may contact you using your home telephone number, mobile telephone number or postal address specified on your application form or to such other address or number as you may subsequently notify to us and which notification we have acknowledged as having been received. Any correspondence, document, written notice, contract note or statement will be deemed to have been properly given:
- (a) if posted on the Website, immediately on being available online;
 - (b) if sent by email, upon them being sent to the email address we hold for you;
 - (c) if sent by fax or text message, as soon as we have transmitted it to your fax or mobile telephone;

- (d) if sent by first class post, on the next Business Day after being deposited in the post to a United Kingdom address and on the second Business Day after being deposited in the post to a non-United Kingdom address; and
 - (e) if delivered by hand, immediately on being deposited at your address.
- 18.7. You must communicate with us by email sent to the email address currently designated by us for that particular purpose, by telephone or in person. Any such communication will only be deemed to have been received by us upon our actual receipt thereof.
- 18.8. You authorise us to rely and act on, and treat as fully authorised and binding on you, any communication (whether or not in writing) that we reasonably believe to have been transmitted by you or on your behalf.
- 18.9. **Limitation of liability.** If at any time you are unable, for whatever reason, to communicate with us, we do not receive any communication sent by you, or you do not receive any communication properly sent by us under these Terms of Business, we will not:
- (f) be responsible for any loss, damage or cost caused to you by any act, error, delay or omission resulting therefrom where such loss, damage or cost is a result of your inability to open a trade; and
 - (g) except where your inability to communicate with us results from our fraud, wilful default or negligence, be responsible for any loss, damage or cost caused to you by any act, error, omission or delay resulting therefrom including without limitation, where such loss, damage or cost is a result of your inability to close a trade.
- 18.10. **Recording of telephone conversations.** You agree that we may record our telephone conversations with you. Such records will be our sole property and you accept that they will constitute evidence of the communications made.
- 18.11. **Our records.** Our records, unless shown to be wrong, will be evidence of your dealings with us. You will not object to the admission of our records as evidence in any legal or regulatory proceedings on the grounds that such records are not originals, are not in writing or are documents produced by a computer. Our records may be made available to you on request at our absolute discretion and we reserve the right to make a reasonable charge for such records.
- 18.12. **Electronic communications.** You accept that emails, text messages and other electronic communications we send to you may not be encrypted and therefore may not be secure.
- 18.13. **Claim forms.** If you are based outside of England and Wales, you agree that, in the event of a claim being started against you by us as a result of our trading relationship, the claim form may be served upon you by email by sending it to the email address we hold for you, which will be the email address specified in your application form, unless you have notified us of an alternative email address, in which case it is that email address we shall use. A claim form served upon you by email pursuant to this Term 18.13 (Claim forms) will be deemed to have been served upon you on the date of sending the email. We may, however, choose to serve the claim form upon you by any alternative method permitted by law.

19 Website

- 19.1. **Disruption.** We do not warrant or promise that the Website will be uninterrupted or error free; for example, during periods where routine maintenance is being undertaken. There may therefore be occasions when you are unable to access the Website. If that occurs, and you wish to trade, you should contact us by telephone during our Helpdesk Hours and we shall (without prejudice to Term 7.2 (Accepting Orders)) implement your trading instructions where it is in our reasonable control to do so.
- 19.2. **Personal use.** We provide the Website to you only for your personal use and only for the purposes of your trading with us. We provide the Website to you subject to the Terms of these Terms of Business.
- 19.3. **Unauthorised receipt of data or information.** In the event that you receive any data or information via the Website other than that which you are entitled to receive pursuant to these Terms of Business, you will immediately notify us and will not use, in any way whatsoever, such data or information.
- 19.4. **No virus.** You will take all reasonable steps to ensure that no computer viruses, worms, software bombs or similar items are introduced into the computer systems you use to access the Website.
- 19.5. **Prohibited or unauthorised conduct.** You will not attempt to hack, make unauthorised alterations or introduce any kind of malicious code to the Website by any means. You will not:
- (a) reverse engineer or decompile (whether in whole or part) any software available through the Website; or
 - (b) make copies of, modify, reproduce, transmit, alter or distribute all or any part of the Website or any material or information contained on it.
- 19.6. You will not disguise or interfere in any way with the IP address of the computer you are using to access the Website or otherwise take steps to prevent us from correctly identifying the actual IP address of the computer you are using whilst accessing the Website.
- 19.7. **Password and virus protection.** You should change your password on a regular basis. This will help to prevent the risk of unauthorised access to or use of your Account. We strongly recommend that you disable any automatic password memory in your internet browser prior to using the Website and that you run appropriate anti-spyware, firewall and virus protection on your computer on a regular basis.
- 19.8. **Intellectual property rights and other property or rights in any information.** You acknowledge and agree that the copyrights, trademarks, database and other property or rights in any information distributed or made available to or received by you from us, brochures and other material connected with our trading service and in any database that contains or constitutes such information, will remain the sole and exclusive property of ours or any third party identified as being the owner of such rights.
- 19.9. You agree that you will not permit or facilitate, and will take reasonable steps to prevent, any sale, dissemination, re-distribution or re-publication of the information referred to in Term 19.8 (Intellectual property rights and other property or rights in any information) to any third party.

- 19.10. **Customised interface and interface protocol.** Where we permit electronic communications between you and us to be based on a customised interface using a protocol such as the Financial Information Exchange protocol, those communications will be interpreted by and subject to any rules of engagement for such interface protocol that are provided to you.
- 19.11. You are required to test any customised interface prior to using it in a live environment and you agree you will be responsible for any errors or failure in your implementation of the interface protocol.
- 19.12. **Software Trading Tool and/or Software Bridge.** We are not responsible for ensuring compatibility with any Software Trading Tool or any Software Bridge. While we may introduce you to a provider of Software Trading Tools and/or a Software Bridge, you shall be solely responsible for obtaining any Software Trading Tools and/or Software Bridge that you want to use to access your Account and any costs associated with acquiring them. We will not have any liability to you or any other person for any direct or indirect loss, liability, cost, claim, expense or damage of any kind, whether in contract or in tort, including negligence, or otherwise, arising out of or related to your use of any Software Trading Tools or Software Bridge.

20 Errors and cancellations

- 20.1. **Manifest Error.** If a Manifest Error affects any working Order or an open trade belonging to you, we shall upon identifying a Manifest Error make the correction that we reasonably determine to be fair and reasonable. In the absence of our fraud or negligence, we will not be liable to you for any loss, cost, claim, demand or expense following a Manifest Error.
- 20.2. **Cancellations.** We may cancel or re-rate any trade with you if: (i) our trade is terminated, cancelled, voided or re-rated by LMAX Exchange or the Liquidity Pool or (ii) rejected for clearing by a clearing house or prime broker, or otherwise terminated, cancelled, voided or re-rated by a clearing house or prime broker. If this occurs, we shall notify you within 3 hours of receiving notification of the action and may reverse your trade and no payments shall be due to or from us in relation to that trade. As such, any payments made by way of commission, interest, borrowing charges, Margin Required or otherwise in relation to that trade shall be refunded to you immediately and any amounts credited to your Account or paid to you in relation to that trade shall be debited by us or repaid to us by you immediately as the case may be.

21 Conflicts of interest

- 21.1. You acknowledge that we and our Associated Companies provide a diverse range of financial services to a broad range of clients and counterparties. As such, circumstances may arise in which we or our Associated Companies may have a material interest in a trade with or for you or where a conflict of interest may arise between your interests and those of other clients or counterparties of ours. We have in place organisational and administrative controls to manage any conflicts of interests that may arise and these are set out in our Summary Conflicts Policy.

21.2. We are not under any obligation to account to you for any profit, commission or remuneration made or received from or by reason of trades or circumstances in which we or our Associated Companies have a material interest or where in particular circumstances a conflict of interest may exist.

22 Events of Default

22.1. **Event of Default.** Each of the following constitutes an **Event of Default**:

- (a) if the Margin Covered Percentage for your Account reaches or falls below your Margin Close Out Level;
- (b) you fail to pay us any amount in the time and manner provided for in these Terms of Business;
- (c) if you are an individual, your death or your becoming a mental patient within the meaning of any mental health legislation;
- (d) if you are an individual, the initiation by a third party of proceedings for your bankruptcy;
- (e) if you are a company or a limited liability partnership, the initiation by a third party of proceedings for your winding-up or for the appointment of an administrator or receiver in respect of you or any of your assets;
- (f) you are or become unable to pay your debts as and when they fall due or you make an arrangement or composition with your creditors or any other similar or analogous procedure is commenced in respect of you;
- (g) we are served with a freezing order that has been made against you;
- (h) any circumstance analogous or similar to those set out in Terms 22.1(c), (e), (f) or (g) above occurs in relation to you in any jurisdiction;
- (i) where any representation or warranty made by you in these Terms of Business, or any other material statement made by you to us, is or becomes untrue or you fail to notify us if a representation, warranty or statements is or becomes untrue;
- (j) where we suspect or have any reason to suspect that you may be involved in criminal or fraudulent activity or Market Abuse or the subject of adverse media;
- (k) you fail to provide satisfactory source of funds evidence to us on request;
- (l) the FCA or any other regulatory body under whose jurisdiction we operate instructs us to close one or more of your open trades;
- (m) there has been a deterioration in your financial circumstances and we reasonably consider that such deterioration is material in the context of the size of the trades open on your Account; or
- (n) we reasonably believe that any one or more of the circumstances set out in Terms 22.1 (a) to (m) above is likely to happen or in any other circumstance where we reasonably believe that it is necessary or desirable to protect us or all or any of our other clients.

22.2. **Consequences.** If an Event of Default occurs then, without prejudice to any other rights we may have against you, we shall be entitled, but not obliged, and without prior notice to you, to do any one or more of the following:

- (a) cancel any or all of your working Orders and/or close any or all of your open trades in whole or in part. The closure of your open trades will be done by starting to work Orders to close our trades. Your attention is drawn to Term 7.2 (Orders) concerning delays;

- (b) exercise our rights of set-off under these Terms of Business, retain any funds, investments (including any interest or other return due thereon) or other assets due to you, and sell them without notice to you at such price and in such manner as we, acting reasonably, decide. We may apply the proceeds of such sale to discharge the costs of sale and the sums owing to us, including any other liability or obligation you may have to us (including any contingent or prospective liability);
- (c) close all or any of your Accounts held with us, and/or refuse to accept any further Orders from you or otherwise undertake any trading with you and/or disable your access to the Software Trading Tools.

22.3. We are under no obligation to draw your attention to the fact that an Event of Default has occurred or give you any opportunity to remedy it.

23 Indemnity and liability

23.1. **Death, personal injury or fraud.** We do not seek to exclude our liability to you for death or personal injury or for any losses caused by our fraud.

23.2. **Indemnity.** You will indemnify us, and keep us indemnified on demand, in respect of all liabilities, losses or costs of any kind or nature whatsoever that may be incurred by us as a result of any failure by you to perform any of your obligations under these Terms of Business. This includes our reasonable legal costs in seeking to enforce our rights under these Terms of Business.

23.3. **Losses on your Account.** You will be responsible for all losses on your Account if you act fraudulently or if you allow another person to use your Account, whether you allowed that person to use your Account expressly or whether they were able to do so as a result of your negligence.

23.4. **Website, Trading App and communications infrastructure.** The Website, Trading App and our communications infrastructure generally is not immune to failure and may from time to time fail to operate satisfactorily or at all. We will have no liability to you in relation to any loss that you suffer as a result of any delay or defect in or failure of the whole or any part of the Website, Trading App or any other part of our communications infrastructure provided that the occurrence of the delay, defect or failure was beyond our reasonable control.

23.5. In the event of a delay or defect in or failure of the whole or any part of the Website, Trading App or communications infrastructure generally you should immediately telephone us to report such delay, defect or failure. In these circumstances, we shall carry out your trading instructions where it is in our reasonable control to do so.

23.6. Provided, in all cases, that we have taken reasonable care and skill in the performance of our services and in carrying out our obligations under these Terms of Business, we will have no liability to you in relation to any loss you may have suffered caused by:

- (a) any act or omission of ours under these Terms of Business;

- (b) any inaccuracy or error in any information given to you, (including without limitation, information relating to any of your working Orders or trades with us); or
- (c) any computer viruses, worms, software bombs or similar items are introduced into your computer hardware or software via the Website, provided that we have taken reasonable steps to prevent any such introduction.

23.7. **No limit on losses.** You acknowledge that neither any limit set on your Account nor any amount of margin you have paid to us or which is payable by you to us puts a limit on your potential losses in respect of any trade or series of trades you enter into with us.

24 Representations and warranties

24.1. **Representations and warranties.** You represent and warrant to us that:

- (a) the information provided to us as part of the application process for your Account and at any time thereafter is true and accurate in all respects;
- (b) you are over 18 years of age;
- (c) you have read and understood these Terms of Business, together with the other documents that comprise our agreement with you, and appreciate the nature of the risks involved;
- (d) you will immediately inform us in writing if there are any changes to the information provided in your application form, particularly if there is a deterioration in your financial circumstances or a change in your contact details;
- (e) you will immediately inform us if you become aware of any circumstance that, if we were to know it, may reasonably be expected to affect (a) your open trades with us (b) the size of our trading with you, or (c) our decision to trade with you at all;
- (f) you are not an undischarged bankrupt or in a voluntary arrangement with your creditors;
- (g) you are duly authorised to enter into these Terms of Business;
- (h) you will enter into these Terms of Business and open and close each trade as principal;
- (i) if you are a company, a limited liability company or body corporate, you have the right to enter into these Terms of Business and by doing so you do not contravene any statutory, contractual or other arrangements binding upon you and the persons nominated to deal with us on your behalf have been properly authorised to do so and their actions are binding upon you;
- (j) you have obtained all governmental or other authorisations and consents required by you in connection with these Terms of Business and in connection with opening or closing trades and such authorisations and consents are in full force and effect and all of their conditions have been and will be complied with and any person who provides services to you in connection with these Terms of Business (including any person acting under a power of attorney or providing Software Trading Tools and/or Software Bridges), have obtained all governmental or other authorisations and consents they require to do so and such authorisations and consents are in full force and effect and all of their conditions have been and will be complied with;
- (k) execution, delivery and performance of these Terms of Business and each Order and trade will not violate any law, ordinance, charter, by-law or rule applicable to you, the jurisdiction in which you are resident or from which you are placing an Order, or any agreement by which you are bound or by which any of your assets are affected; and

- (l) you will provide the FCA, any other regulatory body, any relevant tax authority or LMAX Exchange or any Liquidity Pool with information that is reasonably requested from you in relation to your trading with us.

24.2. **Repetition and Event of Default.** You agree that each of the representations and warranties in Term 24.1 (*Representations and Warranties*) shall be deemed repeated each time you submit an Order to us. **You must advise us immediately if you cannot give such representations and warranties at any time.** A failure to so advise us and breach of any one or more of the representations and warranties set out above is an Event of Default under Term 22.1(i) (*Event of Default*).

25 Market Abuse

25.1. **Obligation.** You agree not to:

- (a) submit an Order to open, and warrant and represent that you have not opened, a trade with us in connection with a placing, issue, distribution or other analogous event, or an offer, take-over, merger or other analogous event, in which you are involved or otherwise interested;
- (b) submit an Order, and warrant and represent that you have not submitted an Order, to open or close a trade that contravenes any primary or secondary legislation or other law against insider dealing, market manipulation, market conduct or any behaviour deemed to be market abuse under Market Abuse Directive (2003/6/EC);
- (c) trade with us to deliberately transfer money from one account to another by attempting to match Orders or trades with another customer through collusion;
- (d) submit any Order that is artificial or fictitious or place an Order that is designed to give the market a false or misleading impression as to the supply or demand, value or price of an Instrument;
- (e) act or engage in any conduct which is likely to damage the fairness, integrity, proper functioning or orderliness of LMAX Exchange.

25.2. **Repetition.** You agree that each of the representations and warranties set out in Term 25.1 (*Obligation*) shall be deemed repeated each time you submit an Order to us or open or close a trade with us. **You must advise us immediately if you cannot give such representations and warranties at any time.** A breach of any one or more of the representations and warranties set out above is an Event of Default under Term 22.1(i) (*Event of Default*).

25.3. **Consequences of breach or suspected breach.** If (a) you open any trade in breach of the representations and warranties given in this Term 25 (*Market Abuse*), or (b) we have reasonable grounds for suspecting that you have done so, we may in our absolute discretion and without being under any obligation to inform you of our reason for doing so, close that trade and any other trades that you may have open at that time and prevent you from opening further Orders on your Account. The following will apply to any trade closed for such breach or suspected breach:

- (a) you shall remain liable for any loss on such trade; and
- (b) we may withhold any payment that may have otherwise been due to you in respect of a profit on such trade unless and until you produce such evidence as we may reasonably require to establish that you have not committed the breach of warranty and/or misrepresentation the suspicion of

which was the ground for closing your trade. If you do not produce such evidence within the period of six months from the date on which such trade was opened, you shall not be entitled to any profit from any such trades.

- 25.4. **Speculative instruments.** You acknowledge that the trades in which you deal with us are speculative instruments and you agree that you will not submit any Orders to us nor open any trades with us in connection with any corporate finance style activity.
- 25.5. **Cooperation with the regulator.** We may, and in some cases we are obliged to, report to the FCA or other relevant regulatory authority details of any Order submitted by you or trade entered into by you.
- 25.6. **Rights and remedies.** The exercise of any of our rights under this Term 25 (Market Abuse), shall not affect any of our other rights under these Terms of Business.

26 Force Majeure Events

- 26.1. **Determination.** If we determine that a Force Majeure Event has occurred, we may, without notice, acting reasonably at all times,
- (c) suspend or modify the application of all or any of the Terms of these Terms of Business to the extent that the Force Majeure Event makes it impossible or impracticable for us to comply with the Term or Terms in question; and/or
 - (d) close any or all of your working Orders and close all or any of your open trades in whole or in part.

27 Suspension

- 27.1. **Calculation of Margin Required.** If at any time trading on LMAX Exchange is suspended in any Instrument in which you have an open trade, you will not be able to close that trade on LMAX Exchange and unless we are able to obtain a reasonable price from another Liquidity Pool at which to close your trade, the prevailing price for the purposes of calculating the Margin Required for that open trade shall be:
- (a) in the case of a Buy trade, the bid price on the LMAX Exchange shown prior to the time of suspension;
 - (b) in the case of a Sell trade, the ask price shown prior to the time of suspension; or
 - (c) the price, if different to the above, that LMAX Exchange uses from time to time for the purposes of calculating the Margin Required in respect of our trade.
- 27.2. **Increase in Margin Factor.** We may at any time increase the Margin Factor applicable to your open trade if the Instrument in which you have an open trade is suspended.
- 27.3. **Closing of open trades.** If at any time during the period of suspension our trade is closed on LMAX Exchange or using a Liquidity Pool, we shall close your open trade at the same price.
- 27.4. **Dealing with Orders post suspension.** If you have a trade that is affected by the suspension open at the time that suspension is lifted, which for the avoidance of doubt, can occur without warning or notice to us (and thereby you), any Orders that you may have given us with respect to that trade will be executed upon

the termination of the suspension in accordance with the provisions of these Terms of Business. We cannot guarantee that Orders will be executed at the first available price upon the termination of the suspension.

- 27.5. **Charges.** Notwithstanding the suspension of trading in any Instrument, all commission, funding, borrowing and other charges which may be due in relation to your trade shall continue to be due and payable in accordance with the provisions of these Terms of Business.
- 27.6. **CFDs – issuer insolvency.** If a company, whose securities represent part of the subject matter of the Instrument you are trading, goes into insolvency, is otherwise dissolved or is delisted by any relevant Trading Platform by reason of the length of its suspension, your trade with us will be closed at the same time and at the same price that our trade is closed on the relevant Trading Platform.

28 Complaints Procedure

- 28.1. **How to make a complaint.** If you wish to make a complaint against us, you should advise us of the complaint immediately. In order to allow us to investigate your complaint promptly and effectively, please provide us with full details of the circumstances giving rise to your complaint including, if applicable, details of the time and date of any relevant actual or purported trade. We reserve the right not to commence investigations until such details are provided. We will investigate the complaint promptly and fully in accordance with our complaints handling procedure. A copy of our complaints handling procedure can be found on the Website and a paper copy is available on request.
- 28.2. **Financial Ombudsman Service.** If you are an eligible complainant and are dissatisfied with our resolution of your complaint you have the right to refer the matter to the FOS.

Address: South Quay Plaza, 183 Marsh Wall, London E14 9SR

Telephone: 0300 123 9 123

Email: complaint.info@financial-ombudsman.org.uk

Website: www.financial-ombudsman.org.uk

Please check the FOS website to determine whether you are an eligible complainant.

- 28.3. **Right to cancel or close trade.** If your complaint relates to a working Order or open trade we reserve the right to cancel the Order or close the trade if we believe, acting reasonably at all times, this is desirable in order to limit the loss that potentially could arise if the working Order or trade is filled or closed out at a future date. We shall not be liable to you for any loss you may suffer as a result of us taking such action. Any working Orders or open trades that are closed by us in an attempt to mitigate future loss will not affect your rights to pursue your complaint and to claim for any loss suffered prior to cancellation or closure.
- 28.4. You will be liable for any loss that may occur in the future relating to the working Order or open trade that is the subject of your complaint, unless we or the FCA or the court determine otherwise, and to this end you are strongly recommended to give consideration to cancelling or closing yourself any working Orders or

open trades to which your complaint is directed in order to limit the loss that potentially could arise if the working Order or open trade is filled or closed out at a later date.

28.5. **Financial Services Compensation Scheme.** We are covered by the Financial Services Compensation Scheme. You may be entitled to compensation from the scheme if we cannot meet our obligations. This depends on the type of business and the circumstances of the claim. Most types of investment business are covered for 100% of the first £50,000 and this represents the maximum compensation available to you. Further information about compensation arrangements is available from the Financial Services Compensation Scheme.

29 Data Protection and Privacy

29.1. **Data controller.** We are registered with the Information Commissioner's Office as a data controller. In the case where we act as a data controller of the personal data you provide to us, we shall comply with our obligations under the Data Protection Legislation in relation to all personal data that is processed by us in the course of providing the services to you and performing our obligations under these Terms of Business and administering the relationship between you and us. You will provide us with reasonable assistance in connection with our compliance with the Data Protection Legislation. You acknowledge and agree that if in, providing the services to you and performing our obligations under these Terms of Business and administering the relationship between you and us, we act as a data controller of the personal data you provide to us, we may transfer the personal data to countries outside of the European Economic Area.

29.2. To the extent we act as a data processor of the personal data you provide to us:

- (a) we will process such personal data only in accordance with your instructions from time to time, and you hereby instruct us to take such steps in the processing of such personal data on your behalf as are reasonably necessary for providing the services to you and performing our obligations under these Terms of Business, and administering the relationship between you and us;
- (b) we will take such technical and organisational measures against unauthorised or unlawful processing of such data and information and against accidental loss or destruction of, or damage to, such data and information as are appropriate to you as data controller;
- (c) you acknowledge that we are reliant on you alone for direction as to the extent we are entitled to use and process your personal data. Consequently, we shall not be liable where a data subject makes a claim or complaint in respect of our actions to the extent that such actions directly result from instructions received from you; and
- (d) you will, as data controller of the personal data you provide to us, comply with your obligation under all applicable Data Protection Legislation in relation to such personal data that is processed by you in the course of performing your obligations under these Terms of Business, including in respect of all instructions you give us in relation to the processing of such personal data on your behalf.

29.3. **Privacy Policy and Cookie Policy.** Our [Privacy Policy](#) sets out the terms on which we process any personal data we collect from you, or that you provide to us, and our [Cookie Policy](#) provides information on the cookies we use and the purposes for which we use them. Our [Privacy Policy](#) and [Cookie Policy](#)

are available on our Website. By using our Website you consent to such processing of personal data and use of cookies, and you warrant that all data provided by you is accurate.

- 29.4. **Contact.** You authorise us to contact you by email, telephone or post in order to discuss any aspect of our business. If you do not wish us to so contact you for any direct marketing activities, you must inform in writing either by email or post. Our email address and postal address (which is also our registered address) is at the back of these Terms of Business.

30 Confidentiality

- 30.1. **Obligation.** If either you or us (including any of our Associated Companies) receive Confidential Information, that recipient agrees with the other party:

- (a) to treat such information as confidential;
- (b) not, without the disclosing party's prior written consent, which is not to be unreasonably withheld, to communicate or disclose any part of such information to any person except to: (i) its representatives, any prime broker, any Liquidity Pool or clearing house and other suppliers who are directly involved in trading with you or us; or (ii) the recipient's auditors, professional advisors and any other persons or bodies having a legal right or duty to have access to, or knowledge of, the Confidential Information in connection with the business of the recipient;
- (c) to ensure that all recipients mentioned above are made aware, before disclosure, of the confidential nature of the Confidential Information and that they owe a duty of confidence to the disclosing party and to ensure that such recipients comply with this Term 30 (Confidentiality); and
- (d) not to use or circulate such information within its own organisation except to the extent necessary for the purposes of, and in compliance with, the restrictions in this Term.

- 30.2. **Exceptions.** The obligations in Term 30.1 (Obligation) will not apply to any Confidential Information which is:

- (a) in the recipient's possession (with full right to disclose) before receiving it; or
- (b) becomes public knowledge other than by breach of this Term 30 (Confidentiality); or
- (c) independently developed by the recipient without access to or use of the Confidential Information; or
- (d) lawfully received from a third party (with full right to disclose); or
- (e) trade data which has to be disclosed to regulators under EMIR.

- 30.3. Either party may disclose any Confidential Information if obliged to do so in order to comply with applicable laws, including following a request from any competent court, regulator or similar governmental authority. To the extent it is legally permissible to do so, such party will promptly notify the other party in writing of such obligation on request.

31 Miscellaneous

- 31.1. **Rights and remedies.** Our rights and remedies under these Terms of Business will be cumulative, and our exercise or waiver of any right or remedy will not preclude or inhibit the exercise of that or any other or

additional right or remedy in the future. Our failure to enforce or exercise any right under these Terms of Business will not amount to a waiver or bar to enforcement of that right in the future. Our failure on one or more occasions to enforce or exercise our right to insist on any payment strictly in accordance with the provisions of these Terms of Business will not amount to a waiver or bar to enforcement of such provisions.

- 31.2. **Assignment.** We may assign the benefit and burden of these Terms of Business to a third party, in whole or in part, provided that any assignee agrees to abide by the Terms of these Terms of Business and subject to the approval of the FCA. Such assignment will come into effect 10 Business Days following the day you are deemed to have received notice of the assignment. You agree that you may not assign the benefit and burden of these Terms of Business, whether in whole or in part, to any third party without our prior written consent.
- 31.3. **Invalid or unenforceable provisions.** If any provision or part of any provision in these Terms of Business should be found by any court or other body to be invalid or unenforceable, that finding shall not affect the validity of any other part of these Terms of Business. If any provision is found to be invalid or unenforceable, but can be rendered valid and enforceable by the deletion of any part of it, you agree with us that the provision will apply subject to such part or parts of it as may be necessary being deleted so as to make it valid and enforceable.
- 31.4. **Third party rights.** Unless expressly provided in these Terms of Business, none of the terms of it are enforceable pursuant to the Contracts (Rights of Third Parties) Act 1999 by any person who is not a party to it.

32 Amendments

- 32.1. **These Terms of Business.** The version of these Terms of Business posted on the Website is the version in force at any given time. We may amend any of the terms of these Terms of Business at any time. Any amendment will be made by posting the amended version of these Terms of Business on the Website. Any amendment will be effective as from the effective date as published on the Website and it will apply to all working Orders and all new and existing trades as from the effective date. The effective date will, where reasonably practicable, be at least 10 Business Days after the date of posting. We will inform you of the posting on the Website of any amended version of these Terms of Business, and the date upon which it becomes effective. We will not send you a paper copy of any new version unless you request that we do so. You must make sure that, before submitting an Order, you are happy for such Order and any subsequent trade to be governed by the latest version of these Terms of Business.
- 32.2. **Risk Warning Notice, Trading Manual and Order Execution Policy.** Save as where otherwise provided for in these Terms of Business, we may amend the Risk Warning Notice, Trading Manual and Order Execution Policy at any time. Any such amendment will be operative immediately and will apply to all Orders and all new and existing trades thereafter. We shall endeavour to give you notice of amendments prior to them becoming operative by posting the amended version of the affected document on the Website but this may not always be possible.

33 Termination

- 33.1. These Terms of Business may be terminated by either party upon giving the other party written notice of termination, which will take effect immediately, unless otherwise specified in the notice. Any such termination will not affect any obligation that may already have been incurred by either party in respect of any outstanding trade or any legal rights or obligations that may already have arisen under these Terms of Business or any dealings made thereunder. Upon termination, all open trades will be closed unless otherwise agreed by us. All sums due from you to us will become immediately payable.
- 33.2. Whether or not you have entered into these Terms of Business by distance means, you are not entitled to cancel these Terms of Business (but you can terminate it in accordance with the provisions set out in this Term).
- 33.3. LMAX is likely to terminate these Terms of Business immediately by written notice where:
- (a) you are subject to any financial sanctions under any applicable law;
 - (b) you are considered a politically exposed person;
 - (c) we are required to terminate these Terms of Business under any applicable law or regulation;
 - (d) we have reasonable grounds to suspect you are or have engaged in any fraud or financial crime or market abuse, or are otherwise using any service or facility provided under these Terms of Business to pursue or further any crime or breach any regulatory requirements imposed on you or us;
 - (e) you have materially and seriously breached any term of these Terms of Business.

34 Governing Law

These Terms of Business and each trade entered into with you is in all respects governed by English law and the courts of England and Wales will have the non-exclusive jurisdiction to settle any disputes arising out of or in connection with these Terms of Business (including a dispute or claim relating to any non-contractual obligation arising out of or in connection with these Terms of Business). Each party agrees to waive any objection to the English courts, whether on the grounds of venue or that the forum is not appropriate. Nothing in this Term will prevent us from bringing proceedings against you in any other jurisdiction.

Schedule 1 - MT4 Platform Schedule

This MT4 Platform Schedule (**MT4 Schedule**) forms part of our Agreement and amends and supplements our Terms of Business in the event you choose to trade by using the MT4 software trading tool. All terms used herein and in the Terms of Business shall have the same meaning as in the Terms of Business unless otherwise defined herein. If there is an inconsistency between the Terms of Business and the MT4 Schedule, the terms of the MT4 Schedule will prevail in respect of any trades carried out using the MT4 software trading tool (**MT4 trades**).

The terms and conditions of the MT4 Schedule will apply once you open an account to trade by using the MT4 software trading tool (**MT4 Account**).

1 Definitions

The following words and expressions shall be defined as follows:

Available Margin Balance has a similar meaning as Available to Trade Balance for trades executed outside of the MT4 software trading tool except for the definition of Total Margin Required. In the MT4 software trading tool, it is referred to as **Available Margin** or **Free Margin**.

Daily Statement means a contract note which we will send to you confirming the details of all the trades open and closed on your MT4 Account on a Business Day.

Margin Close Out Level means the percentage of Total Margin Required you must maintain in your MT4 Account to prevent your open trades from being closed.

Margin Covered Percentage means the percentage of Total Margin Required that is being covered by the cash and open trades in your MT4 Account at any given time and calculated as (a) the aggregate of your cash balance, less commission and swap charges on any open trades, plus profits on your open trades, less the aggregate of the losses on your open trades expressed as a percentage of (b) the Total Margin Required.

Margin Requirement for MT4 trades means the margin as calculated in accordance with the MT4 Schedule.

Maximum Trade Size means a limit restricting the maximum size of an individual Order for a particular asset class of an Instrument traded on the MT4 Client Terminal, which may be amended by us in our absolute discretion and is published in the MT4 Trading Manual.

MT4 Client Terminal means the interface which allows you to transact on your MT4 Account.

MT4 Server means a third party hardware managed by us, which processes and transmits all market data and trades between the MT4 Client Terminal and LMAX Exchange.

MT4 Trading Manual means the trading manual that provides more information and worked examples on our trading services when using the MT4 software trading tool to trade.

Third Party Equipment means the MT4 Client Terminal, the MT4 Server, any other hardware, software and/or customised interface which enable or are linked to your MT4 Account.

Total Margin Required for MT4 trades, means just the margin required for your open trades and does not include any margin for working Orders as for trades executed other than through MT4.

2 Trading Manual

All references in the Agreement to the Trading Manual shall, for MT4 trades, be read as if they were references to the **MT4 Trading Manual**.

3 Prices

Where we have filled your Order by executing a number of trades, the MT4 Server will report a weighted average fill price for the opening or closing trade on your MT4 Account.

4 Orders

4.1. **How to submit an Order.** The first paragraph of Term 7.1 of the Terms of Business does not apply to MT4 trades. You may submit an Order for a MT4 trade:

- (a) online via the MT4 Client Terminal; or
- (b) via other MT4 Software Trading Tools (such as MT4 supported mobile applications); or
- (c) by speaking to us on the telephone during our Helpdesk Hours.

4.2. **Acknowledging receipt.** Term 7.3 of the Terms of Business does not apply to MT4 trades. We shall acknowledge receipt of each Order we receive and accept from you via the MT4 Server. This will show on the MT4 Client Terminal.

4.3. **Trading Hours.** If we receive an Order from the MT4 Server outside of Trading Hours, that Order will be rejected. Trading Hours for each Instrument that we offer to trade can be found in the MT4 Trading Manual.

4.4. **Position and Size Limits.** In addition to our discretion to set a Maximum Position Size, we may in our absolute discretion set Maximum Trade Sizes for your MT4 Account.

4.5. **Order routing.**

- (a) When trading via the MT4 Client Terminal, all Orders submitted by you are immediately sent to the MT4 Server. If you submit a Market Order, then upon receipt of your Order, the MT4 Server transmits the Order request to LMAX Exchange as a Market Order.
- (b) If the Order is sent as a working Order, then after receiving your Order, the MT4 Server will wait until such time that the Order is triggered and submit the Order request to LMAX Exchange as a Market Order. If you choose to cancel a working Order prior to it being filled, it will be deleted from the MT4 Server.

5 Trading

- 5.1. **Gross positions.** Term 8.3 of the Terms of Business does not apply to MT4 trades. If and to the extent you submit an Order to buy or sell a specific Instrument and you already have an open trade in the same size and Instrument, and you have no other trades open at the time, both buy and sell MT4 trades will stay open and, although you will continue to have an exposure to price movement on both legs, you will have a hedged position. The margin on your MT4 Account will be zero. If, however, the size of the subsequent Order to buy or sell a specific Instrument is less than or exceeds the size of the original Order, a partly hedged position will be created on your MT4 Account. The margin on your MT4 Account will reflect the part of the trade that is not hedged.
- 5.2. **Closing MT4 trades.** In order to close an open trade on your MT4 Account, you will need to select and individually close each of the trades that have been originally opened on your MT4 Account. The Orders to close the trades will be sent to the MT4 Server in the order you chose to close them. The MT4 Server will send these Orders to LMAX Exchange. Failure to select an open trade to close may result in a hedged position being created on your MT4 Account.

6 Available to Trade Balance

- 6.1. All references in the Terms of Business to **Available to Trade Balance** shall, for the MT4 Platform, be read as if they were references to **Available Margin Balance** or **Free Margin**.
- 6.2. **Deficit.** You must not allow your Available Margin Balance to move into deficit. It will move into deficit if the sum of your cash balance plus profits on your open trades falls below the sum of the losses on your open trades and the Total Margin Required.
- 6.3. Your Available Margin Balance may move into deficit at any time, including if:
- (a) you incur unrealised losses on one or more of your open trades;
 - (b) the Margin Factor relevant to one or more of your open trades increases;
 - (c) cash debits are applied to your MT4 Account (for example, in respect of realised losses, commission, financing charges or corporate action adjustments).
- 6.4. It is your responsibility to monitor your Available Margin Balance at all times in order to prevent it from moving into deficit. You may monitor your Available Margin Balance online through the MT4 Client Terminal. If you have any working Orders and/or open trades, and you are aware you will not have access to your MT4 Account for any period of time, you may consider paying additional funds into your MT4 Account to counter any unfavourable Instrument movement so as to reduce the risk of your Available Margin Balance moving into deficit.

7 Margin Required

- 7.1. **Calculation.** Whilst a trade is open, the Margin Requirement will be calculated by multiplying (a) the number of contracts requested (b) by the contract size (c) by the Opening Price (d) by the Margin Factor for

the Instrument. Unless the Margin Factor changes, the Margin Requirement remains fixed throughout the life of each individual trade. Where you have a partly hedged open position the Margin Requirement will be based on the residual unhedged position.

- 7.2. **Increase in Margin Factor.** We may increase our Margin Factors in relation to one or more of your open trades without notice to you in any of the circumstances set out in Term 12.5 above

8 Margin Close out Level

If your Margin Covered Percentage reaches or falls below your Margin Close Out Level we may but are not obliged to exercise our rights to close any or all of your open trades at any time thereafter without further notice to you. The MT4 Trading Manual has worked examples of the operation of the Margin Close Out Level.

9 Your Account

Our Terms of Business regarding:

- (a) username, password and other security information (Term 5.1);
- (b) monitoring (Term 7.7); and
- (c) the binding nature of trades (Term 8.5);

apply also to your MT4 Account and references to your Account shall include your MT4 Account.

- 9.1. **Base Currency.** Terms 10.2 to 10.4 of the Terms of Business shall not apply to MT4 trades. Instead the following provisions shall apply:

- (a) Where you open a trade in an Instrument that is not in your Base Currency, we shall during Trading Hours notionally convert the open profit/loss for that trade to your Base Currency using our prevailing exchange rate for that purpose. Your Available Margin Balance and its components will therefore be valued in your Base Currency at all times during Trading Hours. The value of your trade is being converted into your Base Currency at our prevailing exchange rate for that purpose.
- (b) For all trades, we will convert any of the following at our prevailing exchange rate for that purpose:
 - i. realised profit/loss where such profit/loss is not denominated in your Base Currency;
 - ii. any commission charges in respect of that trade; and
 - iii. any financing charges in respect of that trade.

10 Suspending your MT4 Account.

Terms 14.1 to 14.2 of the Terms of Business shall not apply to MT4 trades. Instead the following provisions shall apply:

Right to suspend your MT4 Account. We may acting reasonably suspend your MT4 Account at any time and for any reason and without notice, suspend or change the username and/or password of any person authorised to trade on your MT4 Account. If your MT4 Account is suspended you will be able to close any existing trades over

the telephone during our Helpdesk Hours but will not be permitted to open any new trades on your MT4 Account. The circumstances where we may suspend your MT4 Account include but are not limited to:

- (c) when we have not received information within 10 days of a request (or sooner if so reasonably required), which we believe that we require in connection with these Terms of Business;
- (d) when we have reason to believe that there has been a breach in your MT4 Account security or that there is a threat to your MT4 Account security;
- (e) when your trading activity or conduct is such that we believe acting reasonably at all times has or is likely to impair the integrity, functionality, speed or reliability of LMAX Exchange or compromise, impair, restrict or prevent the ability of LMAX Exchange to operate a fair and orderly market;
- (f) when your trading activity or conduct is such that we believe acting reasonably at all times has or is likely to impair the integrity, functionality, speed or reliability of the MT4 Client Terminal and/or MT4 Server; and/or
- (g) where Term 25 (Market Abuse) applies.

11 Our Charges and Taxes

Unrealised commission for MT4 trades will be shown on your open trade as a total amount for both opening and closing legs of the trade. The commission will be realised and taken from your MT4 Account balance after the trade is closed.

12 Communications and Notices

- 12.1. **Daily statement.** Rather than contract notes, on each Business Day, we will send you a Daily Statement for that Business Day, to you by email usually at the end of that day. The absence of a Daily Statement does not affect the validity of any trade. Please check your Daily Statements. If you believe that any of the details of your Daily Statements are inaccurate you should contact us immediately and in any event within 24 hours of the trade. We reserve the right to make a reasonable charge for a Daily Statement requested to be sent to you in paper form. **We strongly recommend that you print your Daily Statements and retain them as part of your records.**
- 12.2. **Confirmation on MT4 Account.** As soon as we have filled your Order and entered into a trade with you, a confirmation of the executed trade will show on your MT4 Account.

13 Suspension

Term 27.1 of the Terms of Business shall not apply to MT4 trades. Instead the following shall apply:

Calculation of Margin Required. If at any time trading on LMAX Exchange is suspended in any Instrument in which you have an open trade, you will not be able to close that trade on LMAX Exchange via your MT4 Account and the valuation of your Margin Required for the open trade will stay the same as at the time the trade was opened.

14 Third Party Equipment - Liability and Indemnity

- 14.1. We are not responsible for ensuring compatibility with any Third Party Equipment. We will not have any liability to you or any other person for any direct or indirect loss, liability, cost, claim, expense or damage of any kind, whether in contract or in tort, including negligence, or otherwise, arising out of or related to your use of any Third Party Equipment.
- 14.2. You accept and acknowledge that when you are using any Third Party Equipment you must comply at all times with all applicable laws, rules and regulations. In the event you fail to comply with any such applicable laws, rules and regulations which may affect a Third Party Equipment provider, you shall indemnify them for any losses, damages, expenses or cost such Third Party Equipment provider would have incurred as a result of your actions or omission.

Schedule 2 – LMAX Exchange NY4 Schedule

This Schedule (**NY4 Schedule**) forms part of our Agreement and amends and supplements our Terms of Business in the event you choose to trade on the LMAX New York Exchange (NY4) Service. All terms used herein and in the Terms of Business shall have the same meaning as in the Terms of Business unless otherwise defined herein. If there is an inconsistency between the Terms of Business and the LMAX Exchange NY4 Schedule, the terms of the Schedule will prevail in respect of any trades carried out on the NY4 Service (**NY4 trades**).

The terms and conditions of the LMAX Exchange NY4 Schedule will apply once you open an account to trade on the NY4 Service (**NY4 Account**).

1 Definitions

NY4 Trading Account means a LMAX margin trading account which enables a client to place orders on the LMAX New York Exchange Service (NY4).

2 LMAX Exchange NY4 Services Risk Warning

2.1 The clauses and sub-clauses contained herein supplement the Risk Warning in the Terms of Business. You should be aware of the additional risks that trading on a LMAX NY4 account carries, which is not suitable for everyone. It is therefore imperative that you satisfy yourself of the suitability of a NY4 Trading Account for you, in light of your circumstance, financial resources and trading experience.

2.2 The additional risks mentioned in clause 2.1 above include but are not limited to the following:

- a) **“Untrusted” Markets** – Unlike other LMAX Exchange Services and departing from clause 2.6 of the LMAX Trading Manual, we do not implement the untrusted market risk mitigation measure which limits the maximum bid offer spread you can trade on. We will not disable trading where the spreads widen on the LMAX Exchange NY4 Service and you should understand that there are no protections against trading in such market conditions.

2.3 By opening a NY4 Trading Account with us, you confirm that (a) you have read the Risk Warning Notice and all the documents supplied to you in connection with our trading service including this Schedule 2; (b) that you understand how our trading service operates or the nature of the risks involved; and (c) acknowledge and agree that certain protections such as measures against “Untrusted” Markets are not available to a NY4 Trading Account, and you are trading on this account at your own risk.

3 Eligibility

2.4 LMAX NY4 Trading Accounts are only available to clients who are Eligible Counterparties (ECP) or professional clients, either per se or elective, in accordance with the FCA Rules.

2.5 The fact that you hold a margin account on another LMAX Exchange Service does not impose any obligation on LMAX to open a NY4 Trading Account for you. LMAX reserves the right, acting within reason,

to reject the client's request to open such accounts for the purpose of margin trading on the LMAX New York Exchange Service.