

APPLICATION FOR A BLUEORANGE TRADER PLATFORM CONNECTION AND OPENING OF A TRADING ACCOUNT

By submitting this Application, _____

(the Client), opts for the following procedure of opening a Trading Account (TA) within the BlueOrange Trader platform (the Platform), administrated by Interactive Brokers LLC (209 South Lasalle Street suite 100, Chicago, Illinois 6604, USA) (the Platform Administrator):

1. By opening a TA within the Platform, I confirm that, at the moment that account opening activities are performed, I have been duly acquainted with and consent to the following terms and conditions:
 - 1.1. The Bank provides access to the Platform on the basis of an FI Transactions Agreement and the FI and Precious Metals Transaction Terms and Conditions (together referred to as the Agreement);
 - 1.2. The Bank has concluded a separate agreement with the Platform Administrator, under which the Bank has full authority to provide the relevant services to the Client;
 - 1.3. In order to enable use of the Platform, a TA is opened for the Client with the Platform Administrator, along with an attached FI Account and Investment Account with the Bank. All of the Client's orders made via TA are executed with the Platform Administrator's mediation. Transfers to and from the TA are made only via the Client's account with the Bank;
 - 1.4. Client assets (funds and FI) in the TA are held separately from the assets of the Bank and other clients. Client assets (funds and FI) cannot be used to discharge the Bank liabilities against third parties;
 - 1.5. The Client funds in the TA are recorded in the Bank's off-balance sheet and funds are not subject to the provisions of the Deposit Guarantee Law. The Bank is a member of the Investor Protection System and the Client is entitled to receive compensation in the cases provided for in the Investor Protection Law;
 - 1.6. If, during the term of either the Agreement or the Client Agreement (i.e. the agreement between the Bank and the Perform Administrator), the Bank or the Platform Administrator requests the Client to provide additional documents/information necessary for conducting operations via the TA, the Client undertakes to provide the requested documents/ information within the term specified by the Bank and/or the Platform Administrator;
 - 1.7. To receive market information via the Platform, the Client will in some cases conclude a separate agreement with the information resource provider. Information via the Platform is provided solely to the Client, and the Client is not entitled to disclose or relay the information to third parties;
 - 1.8. The Client is entitled to discontinue use of the Platform at any time by sending an order to the Bank. The Bank disconnects the Platform and closes the TA within 30 (thirty) days following receipt of the relevant order from the Client. Prior to closing of the TA, the Client undertakes to discharge all liabilities, close all open positions and/or withdraw all funds and FIs from the TA.
2. By opening the TA within the Platform independently, I confirm that:
 - 2.1. I have received complete, accurate and intelligible information about the tariff project, the TA and the Platform Administrator from the Bank;
 - 2.2. I understand that transactions will be executed on the TA with the Platform Administrator, and accept all risks inherent thereto, including third party risks, risks related to execution venues, and risks related to use of the Platform. I also understand and accept all risks related to (and am willing to accept any potential financial liabilities related to opening and maintenance of) the TA and custody of funds and FIs on the Platform Administrator's TA in accordance with the applicable legislation of the countries in which the relevant FIs and the Platform Administrator are registered;
 - 2.3. I have become acquainted with, understand, consent to, and agree to observe the following:
 - 2.3.1. US Option Exchange Rules;
 - 2.3.2. Option Clearing Corporation Disclosure Statement;
 - 2.3.3. Risk Disclosure Statement for Security Futures Contracts;
 - 2.3.4. Commodity Futures Trading Commission Futures Trading Risk Disclosure;
 - 2.3.5. Day Trading Risk Disclosure Statement;
 - 2.3.6. Disclosure of Risks of Margin Trading;
 - 2.3.7. Disclosure of Risks of Electronic Trading.
 - 2.4. I bear full liability for the accuracy and veracity of information provided to the Platform Administrator and/or to the Bank during opening and/or maintenance of the TA within the Platform, and undertake to accept any of the Bank's risks related to objections, demands or claims by third parties if this representation is violated;
 - 2.5. I consent to the Platform Administrator being entitled to, in accordance with the applicable legislation, without giving notification, pledge/lend financial instruments and other assets on the TA. This may impede my exercise of the right to vote and/or receive dividends, either in full or in part. The Client understands that dividends and other payments may be due to parties other than the Client, and that the Client might not be compensated. However, if the Client does receive compensation, taxation may be different from taxation of direct income. The Client may or may not be compensated for differences between taxation regimes;
 - 2.6. This Application is an integral part of the Agreement.

Client _____

Signature _____

Filled out at _____

Date

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