

Amendments to the Client Agreement**New sections**

6.16. You are not allowed to have more than one CFD account. If you are not complying with this rule we may terminate all of your agreements with us.

13.6. You agree that Trading 212 will not be liable for any additional fees you may be charged by any bank, credit card provider or other third party payment services provider, which you use for the transfer of funds to and from us.

17.6. The following are the circumstances under which the CFD may mature or terminate:

- a. The CFD will end with the closing of the client's position.
- b. The client's position may be closed by the client at any time during the trading hours indicated on the trading platform.
- c. The client's position may be closed at the initiative of the counterparty when there is excessive usage of the margin or the position's margin falls below required minimum as set by the counterparty to protect the client from the accumulation of large losses that would be expressed in a negative account balance.
- d. The client position may be closed at the initiative of the counterparty in the event that an underlying asset of the CFD is no longer trading.
- e. The client position may be closed at the maturity of an underlying asset (for instance with CFDs on Futures and Commodities).
- f. The client position may be closed at the initiative of the counterparty in the event that changes to the liquidity of the instrument in the market mean that risk cannot be properly hedged.

Therefore, before trading in CFDs, you must ensure that you fully understand the associated risks, especially the counterparty risk. For more information, please refer to the Risk Disclosure Notice available on our Website.

19.4. As a client of Trading 212 you agree that you will not behave in an inappropriate manner towards Trading 212 or any of their employees. Inappropriate behaviour can include but is not limited to - Swearing, Abusive Language, Racism, Discrimination, Harassment, Defamation, Abuse of the Chat / Email System, Misuse of Social Media Channels and Spam. Trading 212 reserves the right to terminate your Agreement in these circumstances.

19.5. Immediately in the event of Us receiving official proof of the death of the Client, we shall close any open positions of the Client irrespective of their current result and hold any Client's assets in custody until we are presented with an official evidence of the legal successors of the deceased Client and concrete instructions by an authorised person on how to proceed thereafter.

Amended sections

Old wording	New wording
6.4.5. We suspect that You are using/have previously used front running practices and/ or have acquired and misused inside information and/ or any other information protected by law or the relevant market practices. In such cases, We shall have the right to refuse to execute your Orders or instructions and to make void all of Your trading transactions, even if they have already been confirmed by us, without stating any reasons for such a decision. In this case, We shall have the right to not pay the amounts received in your Account as a result of such transactions;	6.4.5. We suspect that You are using/have previously used front running practices and/ or have acquired and misused inside information and/ or any other information protected by law or the relevant market practices. In such cases, We shall have the right to refuse to execute your Orders or instructions and to void all of Your trading transactions, even if they have already been confirmed by us, without stating any reasons for such a decision. In this case, We shall have the right to not pay the amounts received in your Account as a result of such transactions;
9.3. If you fail to provide the required margin under clause 9.1 (if the total of your Account balance falls below the minimum margin required), we shall inform you instantly via the Trading Platform which provides access to your Account status, and by means of an automatically generated email.	9.3. If you fail to provide the required margin under clause 9.1 (if the total of your Account balance falls below the minimum margin required), we shall inform you instantly via the Trading Platform which provides access to your Account status.
19.2.2. by either of us giving the other fourteen (14) days' prior notice in writing, and you acknowledge that if you have open positions, we shall have the right to close them.	19.2.2. by either of us giving the other fourteen (14) days' prior notice in writing, and you acknowledge that if you have open positions, we shall have the right to close them. We are not obliged to provide any grounds for such termination.
21.5 The trading you conduct on our Trading Platform is not conducted on an exchange or a market and are not cleared on a central clearinghouse. The CFD transactions are contracts with us as your counterparty.	21.5 The trading you conduct on our Trading Platform is not conducted on an exchange or a market and is not cleared on a central clearinghouse. The CFD transactions are contracts with us as your counterparty.

The paragraphs in Section 25 have been numbered (25.1./25.2.)

Section 19.4 is renumbered to section 19.6.

Section 11.5.3.3 has been deleted.