

APPLICATION TO OPEN A MARGIN TRADING AND SHARE DEALING ACCOUNT (CORPORATE)

BEFORE YOU START

This form enables you to apply for a corporate client account with us. To make this application you will need some important pieces of information at hand, and the appropriate individuals will need to provide their details and sign the form.

WHO SHOULD SIGN THIS FORM?

On behalf of the Applicant

- In the case of a company, two of the directors
- In the case of a partnership, two of the partners

On behalf of the guarantor

• The individual guarantor **OR** if a company is the guarantor, two directors of the company or one director and the company secretary

WHAT YOU NEED TO KNOW

Before you apply, it is important to read our Risk Disclosure Notice, Margin Trading and Share Dealing Customer Agreements, Order Execution Policy, Conflicts Policy and Privacy Policy. You can find them all at IG.com/uk/professional-corporate-trader.

LEI NUMBER (LEGAL ENTITY INDENTIFIER)

An LEI number is your company's unique 20-character code which you or your counterparty will use to identify your financial transactions in accordance with EMIR and MiFID II reporting requirements. This is a mandatory requirement for all entities trading with IG.

_						
-	ΙN	1.1	m	h	٠٠	

BOARD RESOLUTION

Your board must hold a meeting and pass certain resolutions to enable your company to open an account with us. We will ask you to certify that this has happened in the certified board resolution section. The board must also authorise people to trade on your company's account ('Authorised Signatories'). The Authorised Signatories must sign the authorised signatories list in the schedule.

SUPPORTING DOCUMENTS NEEDED

You must enclose the following supporting documentation with the Company's completed account application form:

- copy of the Memorandum and Articles of Association (as applicable);
- copy of the Certificate of Incorporation;
- copy of the most recent accounts;
- proof of registered address (recent annual return or print out from the company registry);
- proof of business (postal) address if different to registered address (recent copy bill or bank statement displaying the Company's name and business address);
- copy of register of shareholders **PLUS** verification of the identity of shareholders with a holding of 25% or more. For individual shareholders, please provide a copy of passport and a recent copy of residential utility bill for each. If a shareholder with a shareholding of 25% or more is a corporate entity please provide all the information in this list for each entity);
- recent bank statement confirming the bank details that will be used to fund the account.

We may contact you for further information/documentation.

COMPLETING THE FORM

- Please complete all sections IN FULL and in BLOCK CAPITALS
- If you have any questions, please call us on +44 20 7573 0219

01 COMPANY DETAILS				
Full name of company:				(the 'Company')
Registered address:		Business (postal) ad	ddress:	Same as registered address
Post	code:			Postcode:
Nature of the business:				
List of nationality (s):				
Total value of assets under management:	£			
Please confirm the tax residence(s) of the	Company below:			
JURISDICTION	TAX IDENTIFICATION I	NUMBER (TIN)*	IF TIN UNAV PLEASE SPE	AILABLE, CIFY REASON
*Please only provide Tax Identification Number(s) where the Co	ompany is resident in the US, UK Crown Dep	endencies and/or Gibraltar.		
02 REGULATION				
Is the Company regulated by the FCA or sim	nilar regulator?	☐ No		
If 'Yes' please state the name of the regul	ator and regulatory number:			
03 CONTACT DETAILS				
Contact number (mandatory):				
Email address (for account correspondence)	:			
04 BANK DETAILS				
Name of bank:				
Account name:				
Account No./IBAN:		Approx. funds avai		

COMPANY INFORMATION

05 IDENTIFICATION OF DIRECTOR(S) We need to verify the identity of the directors signing this form before the account can be opened. SOLE DIRECTOR/DIRECTOR 1: **DIRECTOR 2:** Full name: Full name: Residential address: Residential address: Postcode: Postcode: Date of Birth: __ _ / _ _ _ _ _ _ Date of Birth: __ _ / _ _ _ / _ _ _ _ 1. Are any Directors currently or previously bankrupt? Yes No If the answer is **'Yes'**, please give details: **06 STATEMENT INSTRUCTIONS** In the absence of other instructions from you, we will send statements by email. If you would prefer to receive these by post, please tick this box: Please note that postal statements will incur a charge of £1 per statement. **COLLATERAL** By ticking this box and signing this form, you agree to activate our collateral service pursuant to the terms of the Collateral Customer Agreement. This means that the Share Dealing account and CFD account you are opening with us will be linked. In order for IG to take the relevant security over the Company's assets, we will need to register a charge over the company pursuant to the terms of the Collateral Customer Agreement. By signing this form, you agree to the terms of the Collateral Customer Agreement, and consent to the registration of a charge over the company by IG. **KNOWLEDGE AND EXPERIENCE** The law requires us to assess whether our services are appropriate for the Company. We will use the information below to make this assessment. If there are any issues, we will contact you to discuss further options. 1. Over the past three years, to what extent has the Company traded the following? Shares and/or bonds ☐ More than 20 times ☐ 10 to 20 times Less than 10 times Exchange-traded derivatives (eg warrants, futures or options) More than 20 times 10 to 20 times Less than 10 times OTC derivatives (eg CFDs, spread betting, forex, binaries) ☐ More than 20 times ☐ 10 to 20 times Less than 10 times ☐ Execution-only and/or Advisory 2. How has the Company mostly traded these products? Managed 3. Do the officer(s) of the Company who will be making the Company's trading decisions have particular ☐ No Yes experience or qualifications which would assist the Company's understanding of our services? If 'Yes', please tick as applicable: ☐ Working in a financial institution ☐ A relevant professional qualification and/or education ☐ Both the above Other Optional: 4. Please provide us with any further information about the Company's knowledge and experience that will help us assess whether our services are appropriate for the Company:

EMIR CLASSIFICATION	
Under EMIR legislation, we require confirmation of which type of count	erparty you are, please see details below.
Please indicate below;	
☐ Financial Counterparty plus ☐ Non-Financial Counterparty Plus	☐ Non-Financial Counterparty minus
☐ Financial Counterpartyminus ☐ Other type	
If you have selected Non-Financial Counterparty minus above, Please of derivative contracts to a recognised trade repository (TR) yourselves? You are an FC+ or an NFC+ if your annual gross notional value of derivative and NFC+ if your annual gross notional value of derivative and NFC+ if your annual gross notional value of derivative and NFC+ if your annual gross notional value of derivative and NFC+ if your annual gross notional value of derivative and NFC+ if your annual gross notional value of derivative annual gross notiona	
an NFC- if you are below all of the thresholds.	
ASSET CLASS	CLEARING THRESHOLD
Credit derivative contracts	€1 billion
Equity derivative contracts	€1 billion
Interest rate derivative contracts	€3 billion
Foreign exchange derivative contracts	€3 billion
Commodity derivative contracts and others	€3 billion
TRADING ACTIVITY If you are a Non-Financial Counterparty, please also select which option My trades are for treasury financing and/or commercial activity* Yes No FINANCIAL COUNTERPARTY Please indicate the type of Financial Counterparty You are (multiple selection please number in order of the relative importance of the corresponding act Assurance undertaking authorised in accordance with Directive 2009/13/ Credit institution authorised in accordance with Directive 2013/36/EU	ons permitted, where more than one activity applies, ivities, 1 being the most relevant activity):
Investment firm authorised in accordance with Directive 2014/65/EU	
Insurance undertaking authorised in accordance with Directive 2009/138	/EC
Alternative investment fund managed by AIFMs authorised or registered	d in accordance with Directive 2011/61/EU
Institution for occupational retirement provision within the meaning of A	article 6(a) of Directive 2003/41/EC
$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $	3
Undertakings for the Collective Investment in Transferable Securities with Directive 2009/65/EC of the European Parliament and of the Co	

EMIR CLASSIFICATION (CONTINUED)

NON-FINANCIAL COUNTERPARTY

Please indicate the type of Non-Financial Counterparty You are (multiple selections permitted, where more than one activity applies, please number in order of the relative importance of the corresponding activities, 1 being the most relevant activity):
Agriculture, forestry and fishing
☐ Mining and quarrying
☐ Manufacturing
Electricity, gas, steam and air conditioning supply
☐ Water supply, sewerage, waste management and remediation activities
☐ Wholesale and retail trade, repair of motor vehicles and motorcycles
☐ Transportation and storage
Accommodation and food service activities
☐ Information and communication
Financial and insurance activities
Real estate activities
Professional, scientific and technical activities
Administrative and support service activities
☐ Public administration and defence; compulsory social security
☐ Education
Human health and social work activities
Arts, entertainment and recreation
Other service activities
Activities of households as employers; undifferentiated goods – and services –producing activities of households for own use
Activities of extraterritorial organisations and bodies

DECLARATIONS

Spread bets and CFDs are complex instruments and come with a high risk of losing money rapidly due to leverage. **70% of retail investor accounts lose money when trading spread bets and CFDs with this provider.** You should consider whether you understand how spread bets and CFDs work, and whether you can afford to take the high risk of losing your money.

Professional clients can lose more than they deposit.

I confirm that the Company understands the nature and risks of margin trading via CFDs and the risk associated with investing through a Share Dealing account. I consent to the provision to the Company of the Risk Disclosure Notice, the Margin Trading Customer Agreement and Share Dealing Customer Agreement by way of the IG website and I hereby confirm that I have read and understood these documents and that the Company agrees to be bound by their terms. The company also agrees to IG's Privacy Policy. I confirm that I will notify IG immediately of any changes to the information provided, including, but not limited to, any change in beneficial ownership.

Name of Director/partner:		
X Signature:	Date:	
Name of Director/partner:		
X Signature:	Date:	
IN THE CASE OF A	COMPANY TWO DIRECTORS MUST SIGN	

DEED OF GUARANTEE AND INDEMNITY IN FAVOUR OF IG

GUARANTEE IN FAVOUR OF

IG Markets Limited and IG Trading and Investments Limited and any other subsidiary* of the IG Group of which IG Group Holdings plc of Cannon Bridge House, 25 Dowgate Hill, London EC4R 2YA is the holding Company* (*IG*).

*Such words have the same meaning as are given to those terms in the Companies Act 2006.

GUARANTEE FROM	1
----------------	---

Name of Guarantor:		(the 'Guarantor')
Address of Guarantor:		
	Postcode:	

BACKGROUND

(a) _____ (name of Company)

(the 'Customer') has opened accounts with IG (the 'Account(s)') in order to enter into any or all of: (1) contracts for differences; (2) futures and options; (3) spread bets; (4) includes buying, selling and investing in shares, Exchange Traded Funds ('ETFs') and Exchange Traded Commodities ('ETCs') or (5) any other transaction (each called 'Transactions') pursuant to the terms and conditions of the relevant IG Customer Agreements (the 'Customer Agreements').

- (b) When the Customer enters into such Transactions it will incur liabilities and obligations to IG pursuant to the terms of the Customer Agreements.
- (c) IG has agreed to allow the Customer to open the Account(s) on the condition that the Guarantor agrees to guarantee the due performance of the Customer's obligations arising under the Customer Agreements and the due payment of any amounts owed to IG by the Customer in accordance with the terms of this deed.

GUARANTEE AND INDEMNITY

- 1. The Guarantor guarantees the due and prompt payment of all monies and liabilities that become due and payable by the Customer under the Customer Agreements and the due and punctual performance and observance of all other obligations of the Customer under the Customer Agreements. If the Customer fails, for any reason, to pay any amount guaranteed above when due, the Guarantor shall, as principal obligor, pay that amount to IG on receiving its first written demand.
- 2. The Guarantor further agrees to indemnify IG and keep indemnified IG against all loss and damage incurred by IG by reason of the failure of the Customer to fulfil all its obligations under the Customer Agreements and to indemnify IG immediately on demand against any cost, loss or liability suffered by it if any Customer obligation is or becomes unenforceable, invalid or illegal.
- 3. A certificate in writing signed by IG or on IG's behalf stating the amount at any particular time due and payable by the Guarantor hereunder shall be conclusive evidence of such payment obligation, save in the case of manifest error by IG.
- 4. The Guarantor's liability under this deed will only be discharged by the receipt by IG of payment of monies owed under this deed in full. The Guarantor's liability will not be discharged by any other action, omission or fact and therefore shall not be affected by:
 - 4.1. IG giving time or any other indulgence or forbearance to the Customer;
 - 4.2. the winding-up or re-organisation of the Customer, or the death of the Customer (as applicable);
 - 4.3. if applicable, the Customer acting or purporting to act beyond the power conferred upon it by its Constitution or Memorandum and Articles of Association (as applicable) or without the power or authority of its Board of Directors or otherwise by reason of any want of power to enter into any Transaction with IG; or
 - 4.4. any amendment from time to time to the Customer Agreements according to its terms.
- 5. Any receipt by IG of monies owed by the Customer from any person other than the Guarantor will reduce the outstanding balance only to the extent of the amount received.
- 6. Before enforcing this deed, IG shall not be obliged to take any action or obtain any judgment, nor make or file any claim in the bankruptcy, dissolution or winding up of the Customer.

- 7. The Guarantor agrees that in any litigation relating to this deed, the aforesaid obligations or any security therefor, the Guarantor waives:
 - 7.1. the right to interpose any defence based upon any statute of limitations; and/or
 - 7.2. any claim of laches or set-off or counter-claim of any nature; and/or
 - 7.3. any rights of subrogation and indemnity against the Customer.
- 8. The Guarantor represents and warrants that:
 - 8.1. it has read and understood the terms of this deed; and
 - 8.2. it has the power to exercise its rights and perform its obligations under this deed and agrees to be bound by it; and
 - 8.3. this deed has been duly signed and delivered by the Guarantor; and
 - 8.4. its obligations described in this deed are legal, valid and binding obligations in accordance with their terms.
- 9. No warranty or representation (whether oral or otherwise) has been made by or on behalf of IG to induce the Guarantor to enter this deed and the Guarantor has made and will continue to make, without reliance on IG, independent investigation of the financial condition and affairs of the Customer and assessment of the creditworthiness of the Customer. The Guarantor further acknowledges that IG has no present or future duty or responsibility to provide the Guarantor with any information relating to the financial condition or affairs of the Customer.
- 10. No failure or delay by IG in exercising any right or remedy shall operate as a waiver thereof nor shall any single or partial exercise of waiver of any right or remedy produce its further exercise or the exercise of any other right or remedy.
- 11. Each of the provisions of this deed is severable and distinct from the others and, if at any time, one or more of such provisions is or becomes invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions hereof shall not in any way be affected or impaired hereby.
- 12. The Guarantor agrees to provide IG with such information and copies of such documents as are reasonably requested by IG for the purposes of IG determining whether to enter into, or to continue to rely on, this deed including, without limitation, evidence showing the Guarantor does in fact have sufficient funds with which to guarantee the obligations of the Customer under this deed.

GOVERNING JURISDICTION

This deed shall be construed and interpreted according to the laws of England & Wales, and the courts of England & Wales will have exclusive jurisdiction to hear and determine any dispute arising out of the present deed except that IG also has the right to pursue its rights under this deed in any other jurisdiction.

EXECUTED AS A DEED

Where the Guarantor is an individual:

THE GUARANTOR	
This deed is signed by the Guarantor:	
Name:	
X Signature:	Date:
IN THE PRESENCE OF:	
Name of witness:	
Address:	
	Postcode:
X Signature:	Date:

Or where the Guarantor is a company, in compliance with its constitutional documents:

(I) SIGNED BY THE DIRECTOR	
This deed is signed by the Director:	
Name:	
Signature:	Date:
IN THE PRESENCE OF:	
Name of witness:	
Address:	
	Postcode:
Signature:	Date:

(II) SIGNED BY THE DIRECTOR/CO	OMPANY SECRETARY			
This deed is signed by the Director/Company Secretary:				
Name:				
X Signature:	Date:			
IN THE PRESENCE OF:				
Name of witness:				
Address:				
	Postcode:			
X Signature:	Date:			

Company Secretary/Director of (Name of Company): ______ (the **'Company'**) certify that the following resolutions were duly passed by the Directors of the Company at a meeting held on Date: _____

IT WAS RESOLVED AS FOLLOWS:

CERTIFIED BOARD RESOLUTION

- 1. That accounts for the purposes of (a) entering into Contracts for Differences (CFDs) be opened with IG Market Limited and (b) buying, selling and investing shares, Exchange Traded Funds ('ETFs') and Exchange Traded Commodities (ETCs) be opened with IG Trading and Investments Limited (together, with IG Markets Limited, ('IG')) and, in each case, any transactions related or ancillary to any of the contracts.
- 2. That the following accounts be opened with IG Markets Limited ('IG') in the name of the Company for the following purposes, (a) entering into Contracts for Differences (CFDs) and (b) buying, selling and investing shares, Exchange Traded Funds ('ETFs') and Exchange Traded Commodities (ETCs) and any transactions related or ancillary to any of the contracts.
- 3. That Customer Agreements be entered into with IG in connection with the opening of the Accounts in such form as IG shall require (the 'Agreements') and that all transactions entered into by the Company will be subject to the terms of the Agreements as amended from time to time.
- 4. That each of the persons whose names and specimen signatures appear in the attached authorised signatories list (the 'Authorised Signatories') shall be and are hereby jointly and severally authorised to sign any document in connection with the opening or operation of the Account(s), including (but without limitation) the Agreements and any document creating, perfecting or relating to any mortgage, charge or encumbrance over the Company's assets and to give any oral or written instructions to IG with respect to the Account(s) including (but without limitation) instructions to effect or otherwise enter into transactions with or on behalf of the Company.
- 5. That any transactions of any description whatsoever previously entered into by the Company with or through IG be and are hereby ratified and approved.
- 6. That these Resolutions be communicated to IG and shall remain in force and that IG shall be entitled to rely on the same until an amending resolution shall be passed and a copy certified by an officer of the Company shall have been received by IG.

I further certify that there is no legal or other reason why the Company should not conduct this business.

X Signature of Company Secretary/Director:	Date:

WHAT TO DO NEXT

1. Please check:

- you have fully completed all sections of the application form;
- all the appropriate people have signed the form and the authorised signatory list in the schedule;
- you have enclosed the required proof of identity, and copy of an authorised signatory list.

If you have any questions please call us on +44 20 7573 0219 or email institutionalsales@ig.com

2. Return your application to:

IG Institutional sales desk Cannon Bridge House 25 Dowgate Hill London EC4R 2YA or email institutionalsales@ig.com

Once you have completed your details, please:

Print this form

Sign it (in the presence of an independent witness if you are an individual)

Return it to us



IG MARKETS LIMITED AND IG TRADING AND INVESTMENTS LIMITED

Cannon Bridge House, 25 Dowgate Hill, London EC4R 2YA
T 0800 195 8009 or +44 20 7633 5320 E helpdesk.uk@ig.com W IG.com

SCHEDULE AUTHORISED PERSONS LIST: Authorised signatories for:

at:			(da
IAME	DATE OF BIRTH	H (DD/MM/YYYY) SIGNATURE	
Signed:			

(name of Company)