

INVESTMENT SERVICES AGREEMENT MAIN DOCUMENT

This Investment Services Agreement is celebrated between:

DIF BROKER - EMPRESA DE INVESTIMENTO, S.A. (hereinafter, referred to as "DIF Broker" or "Company"), headquartered at Avenida 24 Julho, nº 74 a 76, 1200-869 Lisboa, registration and tax number 504 767 640, with registered capital of 3.800.000,00€ (three million eight hundred thousand euros), authorized by the CMVM under registration No. 276 and the legal entities identified in the following table: here in after "Client", whose data is detailed in "Annex I - Client identification".

Full Name / Company Name	Document Number	Document Type

Acknowledging both parties (DIF Broker and Client) that are qualified for this act, sign this Investment Services Agreement (hereinafter "Contract" or "The Agreement") under the following terms and conditions:

1. Contract object

- 1.1. By this Agreement, the Client contracts the provision by DIF Broker of the Order Reception and Transmission Service (Brokerage) and the auxiliary service of Registration and Deposit of Financial Instruments, for the purposes of articles 290 and 291 of the Securities Code (hereinafter "CVM") and under the terms and conditions of this Agreement and its annexes and complementary documents. This Contract, entered between DIF Broker and the Client, is configured as a Mercantile Commission Contract (Contrato de Comissão Mercantil), by which DIF Broker executes the Client's instructions, acting on its own name without mentioning or alluding to a mandate from Client, but on behalf of the Client, pursuant to article 266º and following of the Portuguese Commercial Code.
- 1.2. This Contract is composed of this Main document, which defines the general conditions for the provision of the contracted services; by Annex II, which defines the general conditions of the Registration and Deposit Agreement; by Annex III which defines the general conditions of the Reception and Transmission of Orders Agreement and by the other annexes and complementary documents indicated in point 1.5 below, which are also an integral part of the Contract.
- 1.3. By entering into this Agreement, the Client declares to know and accept the Pre-Contractual Information Document and Fundamental Information Documents which respectively constitute Annexes VI and XI to this Agreement and form an integral part the Contract, as well as declare to know and accept the Pricing in force.
- 1.4. The Terms and Expressions defined in "Definitions" in the Pre-Contractual Information Document that constitutes Annex VI to the Contract, whenever used in this
- 1.5. Contract and its annexes and other contractual documentation, will have, whenever the context justifies it, the meaning defined in that document.
- 1.6. The provision by DIF Broker of the services object of this Contract requires the Client to read, complete and sign the documents listed below, which are an integral part of the same as follows:

Service	Reception and transmission of orders
Annex I - Client identification	X
Annex II - General conditions of the registration and deposit Agreement	X
Annex III - Reception and transmission of orders agreement	X
Annex IV – Appropriateness Test	X
Annex V - Product Governance Test	X
Annex VI Pre-contractual information	X
Annex VII - Form W8	X
Annex XI - Key Information Document	X
Pricing	X

2. The contract takes effect from the date of its conclusion.
3. In addition to the contractual documents indicated in Clause 1.5 above, the Client also undertakes to provide / display the additional documents requested by DIF Broker necessary for the opening of an account and respective maintenance, namely:

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- 3.1. If the Client is a Natural Person, he/she must provide/show the supporting documents of:
 - 3.1.1. Name and tax identification;
 - 3.1.2. Address;
 - 3.1.3. Place of birth, nationality(ies), status of Politically Exposed Person ("PEP"), holder of other political or public positions or close family member or recognized as closely associated with PEP;
 - 3.1.4. Professional status and employer;
 - 3.1.5. Equity situation and origin of invested funds;
 - 3.1.6. Ownership of the bank account of origin / destination of funds.

- 3.2. If the Client is a Legal Person, he must provide/show the documents proving that:
 - 3.2.1. Name;
 - 3.2.2. Object;
 - 3.2.3. Complete address of the registered office and, when applicable, of the branch or permanent establishment, as well as, when different, any other address of the main places of activity;
 - 3.2.4. Identification number of a legal person or, when it does not exist, an equivalent number issued by a competent foreign authority;
 - 3.2.5. Country of incorporation;
 - 3.2.6. Economic activities code;
 - 3.2.7. Law Code;
 - 3.2.8. Identity of holders of shares in the capital and voting rights equal to or greater than 5% of the share capital;
 - 3.2.9. Identity of members of the management body or equivalent body, as well as other relevant senior staff with management powers;
 - 3.2.10. Identification of effective beneficiary and respective Declaration of Registration with the Central Registry of the Effective Beneficiary;
 - 3.2.11. Equity and tax situation.

4. For the opening of non-attendance or non-resident account, all documentation necessary for identification must be authenticated by a notary or any other entity legally entitled to do so.

5. The Client may deliver the documentation required in the preceding Clauses in the following ways:
 - a. In person, at the Company's premises, by prior appointment;
 - b. By post, by sending the original documents. In this case, the identification documents of the Client(s) and other titleholders and beneficial owner(s) must be certified by a notary or another legally authorized entity;
 - c. By email to the email address suporte@difbroker.com. Sending by email does not dispense subsequent sending by mail in accordance with the preceding paragraph, within a maximum period of 15 days for Clients residing in Portugal, or 30 days for other Clients. The sending of the originals will be of the responsibility of the Client(s), with no refunds being made, and DIF Broker may block the account if the respective originals are not received. In case it is not possible to remedy the non-delivery of originals, DIF Broker reserves the right to cancel the account.
 - d. Through the online account opening process made available by DIF Broker. The use of this means allows the electronic signature of contractual documents through a trusted service provider that issues a qualified certificate with an electronic seal that validates the identification of the Client(s) and the respective signature, in accordance with EU Regulation No. 910/2014 of the European Parliament and of the Council of 23 July 2014, which the Client(s) already accept(s) as a suitable means for validation.

6. Client categorization
 - 6.1. According to the Second Directive in Financial Instruments (MiFID II), DIF Broker is obliged to classify its clients in one of three categories provided: retail, professional or eligible counterparty. By default, DIF Broker classifies all its Clients as retail investors, category that provides maximum protection, unless another classification by the Client is requested, having to demonstrate legal requirements for that recategorization, as described in section IV of Annex VI to this contract, "Pre-Contractual Information".

7. The Client, through this document, states:
 - 7.1. That masters the English language and perfectly understands the content of the contract in English;
 - 7.2. Has read, understood and agrees with the contents of all pre-contractual documents and Annexes to this Contract;
 - 7.3. Has received, read and understood all the information related to the investment products;
 - 7.4. Has received written and verbal, additional and detailed information about the products and possible outcomes (profit and losses), including associated risks;
 - 7.5. Has responded truthfully to the Questionnaire of the Appropriateness Test, in the case brokerage service was selected;
 - 7.6. Has answered and handed over to DIF Broker the Final Beneficiary of the account, if none of the account holders is the Effective Final Beneficiary;
 - 7.7. That expressly authorizes the custody of any of its financial instruments in accounts opened in the custodian or sub-custodians contracted by DIF Broker.

8. In addition, the Client confirms that:
 - 8.1. The information provided on this Contract and complementary Annexes is true, updated and accurate;
 - 8.2. Is aware of the risks involved in trading securities and financial instruments in general;
 - 8.3. Has read and accepted the General Pricing applied by DIF Broker, available on the website of DIF Broker, on company premises and on the www.difbroker.com/pl/pelny-cennik-handlowy;
 - 8.4. Has decided to invest the amount appropriate to their real financial situation, which considers reasonable in his particular circumstances.
 - 8.5. Is aware that DIF Broker can only provide appropriate advice if the Client has provided DIF Broker with correct and reliable information on this form;

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- 8.6. Accepts that any communication, which include account statements, confirmations of executions of orders or other information or changes in operational or legal nature, are carried out by electronic means, by which undertakes to communicate to DIF Broker the changing of the email;
- 8.7. Is aware that DIF Broker is an electronic brokerage, so its email, website and trading platforms are the preferred means for communication with its clients;
- 8.8. Undertakes to inform DIF Broker of any change regarding his personal and financial data, which could affect the present Contract, including the updated address and e-mail address pertaining to the account;
- 8.9. Is aware of the existence of the Investor Compensation Scheme, regulated by Decree-Law 222/99 of 22 June and the CMVM Regulation 2/2000;
- 8.10. Recognizes that DIF Broker will not be responsible for any delays, errors, inaccuracies or omissions not directly attributable, which may affect the services it provides;
- 8.11. Has been informed that all financial instruments available for trading by DIF Broker may involve a high level of risk, have a speculative nature, and some of them are suitable only for Clients who have the ability to take losses to be higher than the deposited capital;
- 8.12. It is responsible for the security of his e-mail and the transmission of data in this way to DIF Broker, so the client is obliged to act with due diligence and to ensure the security of the communication channel with DIF Broker, namely the inviolability of third party e-mail or immediately report any suspected violation status of his email.
- 8.13. It was informed that, under the discretionary portfolio management service, DIF Broker accepts only binding orders which have as their object the withdrawal of funds from his account or settlement.
- 8.14. Authorizes DIF Broker, under the general mechanism of access and automatic exchange of financial information in the field of taxation which takes the international designation of "Common Reporting Standards" ("CRS"), whose transposition into national law resulted from Decree- Law No. 64/2016 of 11 October 2016, to provide the national Tax Authority information of financial nature on the accounts whose ownership belongs to him.

9. Policy for Preventing, Reporting and Solving Conflicts of Interests

- 9.1. DIF Broker's The Policy for Preventing, Reporting and Solving Conflicts of Interests aims to establish mechanisms to help prevent effectively any conflict of interest.
- 9.2. This Policy can be found on the "Legal Information" at DIF Broker's website and it sets out in detail the principles of action of DIF Broker in this field.
- 9.3. As an investment company, DIF Broker acts on behalf of the Client, pursuant to a Mercantile Commission Contract (contrato de Comissão Mercantil). Potential conflicts of interest are managed pursuant to DIF Broker's conflicts of interest policy. The same applies to conflicts of interest that may arise and which involve any interests of employees, directors, tied agents or subcontracted entities.
- 9.4. Conflicts of interest are likely to endanger the impartiality and / or independence of action of DIF Broker, so it is a priority to define procedures in order to identify, prevent and mitigate such situations in accordance with the applicable legal rules and regulation.
- 9.5. DIF Broker has no own account (carteira própria) and therefore does not deal for its own account.
- 9.6. DIF Broker approved a Conflict of Interest Policy whose general principles of conduct are: (i) act with honesty, (ii) impartiality and (iii) professionalism, always in the best interest of Clients. In this sense, the electronic trading system available to the Client warrants this equal treatment, particularly in the negotiation of "Financial Instruments".
- 9.7. DIF Broker will always give precedence to the interests of its clients before his own interests, the interests of the companies in which DIF Broker has a controlling stake, or the interests of the its employees and board members.
- 9.8. Employees of DIF Broker exercising their activity in areas involving conflicts of interest, act with the appropriate level of independence and when cannot be completely independent, due to the size of the organization, DIF Broker will implement the necessary control measures to mitigate the impact of a possible situation which conflict of interest arise.

10. Risks involved in electronic transactions

As detailed in Pre-Contractual Information, Annex VI of this Agreement, the provision of investment services is subject to the risks involved in electronic transactions. Client acknowledges that the services provided via the Internet or via data transmission lines depend on the continued provision, maintenance and non interruption of these services; therefore, direct and indirect losses are not DIF Brokers' responsibility in result of any delays, inaccuracies, errors, interruptions or omissions of these services as a result of dropped telephone lines or data transmission, disruption of telephone communications or data transmission services, dropped power lines or interruptions in the power supply caused by natural factors or human action provided for reasons not attributable to DIF Broker or its employees.

11. Appropriateness Test Questionnaire

- 11.1. DIF Broker asks Client information relating to his knowledge and experience in financial markets by completing a questionnaire called Appropriateness Test Questionnaire. Based on this questionnaire, DIF Broker evaluates which financial instruments are appropriate; for this case, the Client may transact without prior risk warnings on the trading platform.
- 11.2. If, after opening the account and based on the results of the Appropriateness Test Questionnaire, the Client wants to transact a financial instrument not appropriate, DIF Broker will warn him, by any of the means provided for under Article 4 of the Securities Code, although the communication to the Client is carried out by other media or means of identification that guarantees equivalent levels of intelligibility, durability and authenticity, such as the case of e-mail, the electronic trading platform or the phone with the respective recording of the call. If the requested information is not provided, either because the customer refuses to provide it, or because he does not accept the risk warnings sent, the service may not be provided.
- 11.3. The provision of a not appropriate transaction will only be made if the client asserts his will in transacting financial instruments for which is not appropriate, based on the results of the Appropriateness Test Questionnaire. This consent should result in the submission of a declaration provided by DIF Broker for this purpose, or by authorizing the risk warning associated with the transaction on the trading platform.
- 11.4. For operations that are considered not appropriate, DIF Broker will issue risk alerts at opening or reinforcing positions by Clients. Clients will only be able to proceed with the operations after reading and understanding the risks that will assume by means of a declaration of acceptance of the risks and declaration of their will to proceed with the operation(s).

11.5. Regarding Clients that are legal persons, DIF Broker informs that the Appropriateness Test Questionnaire must be answered by the legal representative of the company and authorized persons. Under the applicable legal provisions, DIF Broker informs the Client that in providing the reception and transmission of orders, it does not evaluate appropriateness for transactions on non-complex financial instruments, given that it merely transmits and execute orders at the Client's initiative and under its own responsibility.

11.6. If the object of the operation are complex financial instruments that are not appropriate for the Clients, DIF Broker alerts the Clients of the non-appropriateness and, if Clients wish to proceed with the operation, they must confirm the respective order in writing or directly on the platform, accepting the risk warnings that will be shown and assuming responsibility for the operation that they will carry out on their own initiative and, therefore, accept not to benefit from the protection corresponding to the appropriateness assessment.

11.7. If it is submitted to the Client a package of products or services, the appropriateness assessment should refer to the package as a whole, in which case include financial instruments that may not be appropriate when analysed individually, but the whole of the portfolio may be appropriate.

12. Target market and product governance

12.1. Since DIF Broker is a distributor of "Financial Instruments" produced by third parties, is compelled to ensure that they are not promoted to potential Clients whose characteristics are outside of the target market of DIF Broker, taking into account: (i) type of client; (ii) knowledge and experience; (iii) financial situation, especially the ability to absorb losses; (iv) risk tolerance and suitability for the product risk-return profile; (v) the investor's objectives; and (vi) the investor's needs.

12.2. The Annex V of this Agreement includes the Product Governance Questionnaire for the evaluation of DIF Broker's target market and the respective alert, if applicable.

13. Best execution policy

13.1. DIF Broker transmits any Client's orders, for execution Saxo Bank, is the main intermediary to which DIF Broker transmits Client's orders for execution.

13.2. DIF Broker meets the requirements of "Best Execution" imposed by MiFID II, developing and managing an execution policy and treatment of orders under best conditions, acting with financial intermediaries that comply with the legislation in force for "Best Execution". It may happen that orders are aggregated or split by the counterparty of the position for certain markets. The orders will only be aggregated or split if the executing financial intermediary of the order, on reasonable grounds, considers to be the best option for the Client. On some occasions, aggregation or separation of client orders can result in getting a price different from the orders that submitted by the Client.

13.3. In defense of the interests of investors, DIF Broker requires that orders shall be executed directly in the market, whenever the intermediate of DIF Broker, to whom this depends, permits.

14. Prevention of money laundering and combating the financing of terrorism

14.1. DIF Broker is bound to comply with the legal and regulatory provisions that regulate the prevention and combating of money laundering and terrorist financing.

14.2. In compliance with the duties incumbent on DIF Broker under the laws and regulations in force with regard to combating money laundering and terrorist financing,

14.2.1. DIF Broker may request from the Client, at any time, the information it deems necessary about the Client and, if applicable, its legal or volunteer representatives and its beneficial owners, as well as about the origin of the funds related to this Agreement or to any operations or investments carried out through DIF Broker, and the Client must provide the means to prove the information provided in this context to DIF Broker;

14.2.2. DIF Broker will categorize the Client according to the risk of association with money laundering and terrorist financing practices and may suspend, refuse and/or report to the competent authorities, operations for which the legally required identification or information is not provided, including information on the origin and destination of funds, as well as to terminate the business relationship with the Client, with immediate effect, if it becomes aware or suspects that the business relationship or the operations instructed by the Client may be related to the commission of a crime of money laundering or terrorist financing.

14.3. DIF Broker may also terminate the business relationship or not allow any operations to be carried out when the Client does not provide the information that DIF Broker requests about the identity of its beneficial owners and there is suspicion that the failure to provide the information may be related to the practice of money laundering or terrorist financing crimes.

14.4. For the first deposit of funds made by the Client, the Client undertakes to send to DIF Broker the proof of this operation, in order to obtain the IBAN and the BIC/SWIFT code of the account from which the funds come, called the Origin Account. Any withdrawal of funds requested by the Client, after the first deposit, will always be made to the "Origin Account". If the Client wishes to withdraw funds to a bank account other than the "Origin Account", he must provide evidence to DIF Broker that demonstrates the coincidence of the ownership of said account with the DIF Broker account; otherwise, it cannot be processed and the customer may be subject to the consequences indicated in this Clause 14.

15. Complaints and dispute resolution

15.1. Whenever the Client wishes to make a complaint regarding the subject of the contract, such as terms, conditions or other element provided by DIF Broker, can do so by personally addressing any of the DIF Broker facilities, telephone number, email address or in writing (letter). Electronic address for complaints: poland@difbroker.com.

15.2. DIF Broker will provide Client with a complaints service and may refer the dispute to the CMVM's Mediation Service. DIF Broker has its own service complaints analysis and shall process the complaint fairly. The reception, routing and analysis of the complaint is made by a person different from the one that committed the act giving rise to the complaint. The complaint process originates an investigation, assessment and decision making. DIF Broker confirms receipt of the complaint and ensures a response within a maximum period of 15 working days from receipt of the same.

15.3. Complaints to CMVM and by email: The Client may always submit his complaint with the supervisory authority of DIF Broker, CMVM, use the Complaints Book available in the premises of DIF Broker or make a complaint electronically through the site: <https://www.livroreclamacoes.pt/inicio>.

15.4. In compliance with the provisions of Law No. 144/2015, of 8 September, in particular Article 18, we inform the Client that, in case of dispute consumption, the consumer is defined as the natural person when acting for purposes not falling in its trade, business, craft or profession, you may use the following alternative dispute resolution entity of consumer disputes: Arbitration Center for Conflicts of Lisbon consumption. Reports also that contact can be made through the number 218807030 and / or one of the following websites: juridico@centroarbitragemlisboa.pt / director@centroarbitragemlisboa.pt.

16. Communication channels

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16.1. The Client may communicate with DIF Broker by the means indicated in Annex III - Reception and transmission of orders agreement.

16.2. The Client may communicate with DIF Broker in Polish, English and Portuguese.

16.3. Where the Client chooses to communicate in Polish, DIF Broker shall use its best endeavours to ensure that communications are properly understood and responded to; however, it assumes no obligation as to accuracy, perfect linguistic correctness or the permanent availability of staff fluent in Polish. The use of this language shall under no circumstances be interpreted as a guarantee of terminological or technical accuracy equivalent to that ensured in communications in Portuguese or English.

17. Supervisor

DIF Broker is subject to the supervision of CMVM (Portuguese Securities Market Commission), based on Rua Laura Alves, No. 4, 1050-138 Lisbon.

18. Authorization

18.1. DIF Broker is authorized to provide financial services from 1 June 2000. This authorization was granted by the CMVM, based on Rua Laura Alves, No. 4, Apartado 14258, 1050-138 Lisbon.

19. Digital signature

Client and DIF Broker agree that the signing of this contract is performed electronically with the help of a trusted third party. Thus, the parties elect the company " DigitalSign – Certificadora Digital, S.A." with the NIPC: 507015851, as a trusted third party.

20. Contract amendments

20.1. DIF Broker may at any time communicate amendments to this Agreement in writing with 30 (thirty) business days' notice of its entry into force, without prejudice to the provisions of Clause 1.5 of Annex II to this agreement regarding commissions.

20.2. If the Client disagrees with the changes communicated, he may unilaterally terminate this Agreement, provided that he communicates his intention to DIF Broker in writing and within 15 (fifteen) working days after receiving said communication.

20.3. Amendments to the Agreement are considered accepted if the Client does not communicate to DIF Broker his intention to terminate the Agreement under the terms set out in the previous paragraph.

21. Resolution and Termination

20.1 Without prejudice to the clauses on resolution and termination provided for in Annexes II and III of this Agreement, which prevail, if any, in light of this clause, due to its more specific content and directed to the investment service in question:

a) Either party has the right to immediately resolve the Contract, in the event of non-compliance with the obligations arising from this contract for the other party.

b) Either party may, at any time, terminate this Agreement provided that communicates it to the other party at least 15 (fifteen) business days in advance of the date on which the termination will take effect.

20.2 Following the termination, if Annexes II and III of this Agreement establish specific measures to be taken, the same must be followed by the parties.

22. Transfer of contractual position

22.1. The Client consents that DIF Broker may transfer its contractual position in this Agreement, as well as any rights and obligations arising therefrom, to Banco de Investimento Global, S.A. or to any other company of Banco de Investimento Global, S.A. group of companies.

22.2. Regarding the investment services provided through trading platforms, the Client consents that DIF Broker may transfer its contractual position in the Contract to the entities that operate the trading platforms.

22.3. In the event of transfer of contractual position under the terms of the previous paragraphs, the transferee entity will assume, vis-à-vis the Client, all rights, duties and responsibilities inherent to such contractual position.

22.4. If DIF Broker intends to transfer its contractual position under the terms referred to in the previous paragraphs, it must communicate its intention to the Client, in writing, with at least 15 (fifteen) working days' notice of the date on which the transfer of the contractual position will produce its effects, fully identifying the transferee entity and respective pricing.

22.5. If the Client does not intend to maintain the Agreement with the transferee entity, he may unilaterally terminate this Agreement, provided that he communicates this intention to DIF Broker, in writing, within 15 (fifteen) business days after receipt of said communication.

22.6. No commission will be charged for opening an account with the transferee entity and for the necessary transfer of financial instruments, securities, as well as associated cash, if applicable.

22.7. For the purposes of the previous paragraphs, the Client authorizes the transmission to the transferee entity of all information relating to the contractual relationship arising from the Contract, including personal data to be used by the transferee entity with equivalent grounds and purposes that justified its use by DIF Broker.

23. Applicable law and jurisdiction

For evaluation and resolution of any dispute arising from this Contract, Portuguese law and territorial jurisdiction apply. For this purpose, the parties accept the jurisdiction of the District Court of Lisbon, expressly waiving any other.

24. Personal data Protection

24.1. As a Controller, according to the definition set under the Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data (from now on referred to as "GDPR"), DIF Broker collects, registers, conserve, consult, use and communicate Client's personal data through automated and non - automated procedures, retaining those data for the period corresponding to the contractual relationship between DIF Broker and the Client, or for a more extended period, under the terms and conditions established by law.

24.2. For the purposes of the above provisions, the following personal data of Clients are processed: identification and contacts; economic and financial situation; tax details; commercial information; sales and services transactions; academic and professional information; household data; interests and preferences; voice recording (telephone calls); criminal and bank details.

24.3. The personal data processed by DIF BROKER are directly obtained from the Client, namely, at the moment of conclusion of the Agreement with DIF Broker; when receiving and transmitting orders from the Client; in the context of the appropriateness tests and other questionnaires done by Clients under the Markets in Financial Instruments Directive and with national legislation ("MiFID Questionnaires"); and also within the scope of interactions with the Clients, namely, in the context of meetings, telephone calls or any other electronic communications.

24.4. While carrying out the due diligence procedures established under the anti-money laundering and countering the financing of terrorism legislation, DIF Broker may access the Client's personal data relating to criminal convictions and offences.

24.5. DIF Broker processes the Client's personal data based on different legal grounds, namely:

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- a. Client's consent, in cases where communications or promotional campaigns are carried out, as well as in cases where clients have submitted a request for contact or information;
 - b. To enter into, execute or manage the contractual relationship established with the Client, including the execution or management of related operations;
 - c. To ensure compliance with the legal obligations that bound DIF Broker's activities under the terms of European Union law and national law, including but not limited to the carrying out of various measures in matters of anti-money laundering and countering the financing of terrorism;
 - e. To pursue DIF Broker's legitimate interests, including, but not limited to, fraud prevention or design, improvement and marketing of its products and services.
- 24.6. In compliance with the legal obligations applicable to DIF Broker, as well as Agreement obligations established between the Parties, the Client's personal data may be transmitted to recipients located inside and outside the European Union, in the following cases:
- a. The Client's personal data may have to be transmitted to public authorities that exercise regulatory, control or supervisory functions (Tax and Customs Authority; Commission for Securities Markets; Central Department of Investigation and Criminal Action, Judiciary Police or Financial Information Unit and judicial courts).
 - b. The Client's personal data may be transmitted to authorized banking institutions and credit institutions for the purpose of collecting the amounts related to the services provided to the Client or to third parties in the context of the sale, merger or acquisition of DIF Broker's operations.
 - c. The Client's personal data may be communicated and transmitted to supervisory authorities, market and/or centralized system management entities, issuing companies and other intermediaries in the intermediation chain, in relation to any securities and financial instruments held by the Client, including shares of companies issuing shares admitted to trading on a regulated market, and may also be transmitted to the supervisory authorities linked to the capital markets that oversee the said securities, financial instruments, markets and settlement systems, as well as to the authorities third country tax authorities with which information exchange schemes are in place and to other financial institutions and entities that manage or provide services related to the online trading platform.
- 24.7. In the cases referred to in subparagraph c) of the previous Clause, data transfers to third countries or international organizations are carried out based on an adequacy decision adopted by the European Commission pursuant to Article 45 of the GDPR, or, when this is not the case, such transfers are performed based on the provisions of Article 49 (1)(b) and (d) of the GDPR.
- 24.8. The communication of personal data required in the context of this Agreement is a necessary requirement for its conclusion. Although the Client is not legally obliged to provide the personal data required under this Agreement, the refusal precludes its conclusion.
- 24.9. The personal data and other information provided by the Client in the context of this Agreement must be true, accurate, and updated. The Client must ensure that the personal data concerning her is duly updated, without prejudice to the actions that Controller may develop for that purpose.
- 24.10. In accordance with Articles 7 and 12 to 22 of the GDPR, the Client has the right to withdraw her consent at any time; to request access to their personal data; to request the rectification or deletion of their personal data; to request the limitation of treatment of their personal data; to require the portability of their personal data; to object to treatment and to the application of automated decisions, including profiling.
- 24.11. The Client may exercise any of her rights, either directly or upon request in writing to the DIF BROKER, via email RGPD@difbroker.com, by post, through the address DIF BROKER SA, Av. Da Liberdade No. 244- 4º, 1250-149, Lisbon, or by telephone through the number +351 211 201 595, call to national landline network.
- 24.12. The Client has the right to file a complaint with the Supervisory Authority, the National Data Protection Commission (CNPD), using the contacts provided by this entity for this purpose, whenever the Client consider that the data processing of her personal data is carried out in disrespect to the applicable law.
- 24.13. The Client may, at any time, consult DIF Broker's Data Protection Policy, available on DIF Broker's websites at <https://www.difbroker.com/en/> and at www.difbroker.com/pl/ or in the Pre-Agreement Information document attached to this Agreement.

Date: ____ / ____ / ____

Client: _____