

LIME TRADING (CY) LTD 10 Chrysanthou Mylona Magnum house 3030 Limassol, Cyprus Tel.: +357 25 344563 Fax: +357 25 344564

E-mail: info@Just2Trade.online

Brokerage Regulations

These Brokerage Regulations (hereinafter the "Regulations") together with the General Terms and Conditions for the Provision of Investment Services determine the procedure, terms and conditions for the provision of brokerage, investment and agency services by Lime Trading (CY) Ltd (hereinafter the "Company") in financial markets to any individual or legal entity that meets the requirements established by these Regulations (hereinafter the "Client").

The Company and the Client separately shall be referred to as the "Party" and jointly as the "Parties". Jointly individuals and legal entities, which the Company provides services under these Regulations, shall be referred to as the "Clients".

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Brokerage Regulations

To accede to the terms and conditions of these Brokerage Regulations (hereinafter the "Regulations") the Client must accept the:

- (i) Brokerage Agreement in the form of Appendix 1 hereto (hereinafter the "Brokerage Agreement"). Acceptance of the Brokerage Agreement by the Client means acceptance by the Client of all the terms and conditions specified in these Regulations without any exception or condition; and
- (ii) Company's General Terms and Conditions for the Provision of Investment Services (hereinafter the "General Terms and Conditions"). Acceptance of the General Terms and Conditions by the Client means acceptance by the Client of all the terms and conditions specified in the General Terms and Conditions without any exception or condition.

The Brokerage Agreement shall be signed by the Client personally or by his representative acting on the basis of a power of attorney or other grounds set by legislation in force. The Brokerage Agreement is deemed to enter into force from the date of its signing by the Parties. The person who enters into the Brokerage Agreement on behalf of the Client is duly authorized to do so.

Execution and fulfillment of the Brokerage Agreement by the Client does not contravene or violate or constitute a default of obligations or exceeds them, does not involve default in payment and are not a reason which adds to default in payment and do not contradict to everything listed below and namely:

- (i) any law by which the Client or any of its assets are governed;
- (ii) rights of any third parties in respect of the Client or the Securities;
- (iii) any agreement to which the Client or any of its assets are a party;

The Client represents and warrants that he/she is an experienced investor who is well-informed in financial and business matters and is capable of evaluating advantages and risks of investments and hereby guarantees and possesses sufficient powers for active and passive operations and it is not restricted in any way.

The Company shall provide the Client with brokerage and investment services on international financial markets, and the Client shall pay the Company a fee for these services.

The Company represents to the Client the following:

- (i) The Company is duly incorporated, exists under the laws of the Republic of Cyprus and has all necessary powers;
- (ii) The Company shall act within the limits of the current legislation of the Republic of Cyprus and entering into the Brokerage Agreement, it shall be entitled to conclude it on terms set forth in the present Regulations and shall strictly comply with it when it renders services to the Client;
- (iii) The person who signs the Brokerage Agreement on behalf of the Company is duly authorized to do so;
- (iv) Execution and fulfillment of the Brokerage Agreement by the Company does not contravene or violate or constitute a default of obligations or exceed them, does not involve default in payment and is not a reason which adds to default in payment and does not contradict to everything listed below and namely: any law by which the Company or any of its assets are governed; rights of any third parties in respect of the Company or the Securities; any agreement to which the Company or any of its assets are a party.

Prior to or at the moment of execution of the Brokerage Agreement by the Client the Client shall:

- (i) sign and submit to the Company the General Terms and Conditions acknowledging acceptance of them;
- (ii) complete, sign and submit to the Company the Client Questionnaire in the form of Appendix 2.1 hereto for Individuals opening an account under the standard procedure and in the form of Appendix 2.2 hereto for Legal Entities;

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- (iii) agree upon with the Company the amount of funds to be transferred to the Company's bank account;
- (iv) present a set of documents, the list of which is published on the Company's web-site: https://just2trade.online/about/documents to the Company for the purposes of Company being able to properly conduct its Client identification and acceptance procedures.

In cases where the amount of investment is considered to entail a higher level of risk or does not appear to be consistent with the economic profile of the client then additional documentary information confirming the source of the Client's income will be requested by the Company.

In any case, the Company reserves the right to request the Client to provide the Company with any additional documentation considered necessary regarding the source of the Client's income or in the case of any doubts or insufficiency of information.

The Client undertakes within 3 (three) business days to notify the Company of the receipt of new documents in exchange for the documents mentioned above and/or of changes in information given in the Client Questionnaire, and also to present within 10 (ten) business days in the manner envisaged for the dispatch of notices duly certified copies of said documents and Changes in the Client Questionnaire (Appendix 2.3 hereto) that are signed by the Client.

The Client shall act within the limits of the current legislation of the country of its location (if the Client is a legal entity) or residence (if the Client is an individual), and as he/she enters into the Brokerage Agreement, he/she shall be entitled to conclude it on terms specified herein, and will strictly comply with it when using the Company's services.

In the event that the Client participates in the Brokerage Agreement as a principal, or if the Client acts as an agent in respect of any transactions or assets, the Company shall consider the Client as a principal in relation to such transactions or assets and the Client shall hereby be held liable for the execution of the Brokerage Agreement like the Client personally entered into the Brokerage Agreement as a principal.



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		Appendix 1
Brokerage Agreement #		
	Cyprus, ""	20
"Lime Trading (CY) Ltd", hereinafter referred to as the Company , represented its Memorandum and Articles of Association andjointly referred to as the Parties .		
The Company undertakes under instructions of the Client and for a fee to car	, ,	

- to the conclusion of transactions with securities and financial instruments in accordance to the terms of these Regulations and in accordance of the Company's General Terms and Conditions for the Provision of Investment Services which constitute an integral part of this Brokerage Agreement.
- 2. Relations between the Parties, their rights and obligations are stipulated by these Regulations and by the Company's General Terms and Conditions for the Provision of Investment Services, which constitute an integral part of the present Brokerage Agreement.
- 3. Under the present Brokerage Agreement the Client acknowledges that he/she has familiarized itself with and accepts these Regulations and the Company's General Terms and Conditions for the Provision of Investment Services, and the Client undertakes to fulfill all the terms and conditions provided for in these Regulations and the Company's General Terms and Conditions for the Provision of Investment Services.
- 4. The Client undertakes to pay fees to the Company in the amount and under the terms specified by these Regulations and the Company's General Terms and Conditions for the Provision of Investment Services.
- 5. The Client undertakes to reimburse the Company expenses incurred and related to the services provided by the Company to the Client under the terms of the Regulations and the Company's General Terms and Conditions for the Provision of Investment Services.
- 6. The Company undertakes to return the Client's funds in due time in accordance with these Regulations and the Company's General Terms and Conditions for the Provision of Investment Services.
- 7. All information, reports, notifications, messages and other documents covered by the Regulations may be given to the Client in a durable medium as specified in the Company's General Terms and Conditions for the Provision of Investment Services.
- 8. A confirmation of an executed order will be sent to the Client in a durable medium or in electronic form, not later than the 1st business day after it execution.
- 9. The Company has various measures in order to safeguard and protect the Client's financial instruments and funds. The Company keeps, maintains such records and accounts as are necessary to distinguish assets held for one client from assets for any other and the Company's own assets.
- 10. The Company conducts on regular basis reconciliations between its internal accounts and those of any other parties by whom assets are held.
- 11. The Company has adequate organizational arrangements in order to minimize the risk of the loss or diminution of the Client's assets or rights in respect to those assets.
- 12. The Company is a member of the Investors Compensation Fund.

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13. The present Brokerage Agreement is concluded for an indefinite period time. The present Brokerage Agreement may be terminated in accordance to the provisions of the Company's General Terms and Conditions for the Provision of Investment Services.

14. By signing this Brokerage Agreement the Client acknowledges its approval and acceptance in full these Regulations and its Appendices and to the Company's General Terms and Conditions for the Provision of Investment Services.

	Date:
(name of the Client)	Lime Trading (CY) Ltd (on behalf of the Company)
	Name:
	Title:
(Signature / Seal)	(Signature / Seal)
Official notes of the Lime Trading (CY) Ltd	
The following requisites are assigned to the Brokerage Agreement	nt
№ dated	



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Appendix 2.1

Client Questionnaire for Individuals

Important Notice

Being an investment company acting under the license granted by the CySEC and observing the applicable laws, by-laws, rules, and regulations adopted by state authorities, domestic and international regulatory agencies and professional associations, we are required to protect our clients' interests, for which purpose we believe our primary tasks are to understand our clients, the nature of their business, financial position, sources of funds, and to ensure that we understand fully their investment objectives, knowledge and experience in investment sphere, and also in certain financial products or services.

Thus, you certify that all statements made in this Client's questionnaire (the "Questionnaire") and all information, documents or others, provided to us (hereinafter referred to as the "Information") is complete, true and accurate, and that it is provided upon your initiative. You agree to be fully liable for the provided Information, and do not object that the Information is being collected also to confirm your business reputation according to practices applicable in international securities markets.

You also agree that according to the Information provided by you in this Questionnaire and other documents, we may classify you as a professional client unless a different agreement is reached. In any event, the Company reserves the right to assume any possible measures for checking reliability of the Information, specified by you in the Questionnaire, particularly to request supporting documents and also additional information and documents for the purpose of your classification in definite category of clients, and you hereby certify your consent to provide such documents and information.

If you are classified as a professional client, you shall be entitled to request a higher level of protection in relation to one or more of the Company's services, particular transactions or types of transactions/products, if you think that you are unable to assess or manage the risks involved properly.

You hereby consent and agree that you shall be liable to notify the Company of any modifications to the Information provided that may influence your classification to the definite category of clients.

The Information provided in this Questionnaire shall be kept confidential and shall not be disclosed by us to a third party without your consent other than by explicit requirement under the applicable laws. You agree and acknowledge that it is required to disclose any of such information, we shall, without your additional consent, submit information only to the extent required by the appropriate regulations and only to the person specified in such regulations.

If you do not provide information or provide insufficient information pursuant to paragraph 1 of the present notice, this may not allow the Company to determine the appropriateness and suitability of specific services and/or products and result in relevant restrictions in their provision by the Company, including failure to conclude the Brokerage Agreement for the provision of brokerage services to you.

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Clier	nt Name:		-
Acco reque	nomic Profile rding to European financial regulations Lime Trading (CY) est from its clients to provide all necessary information i ification and due diligence procedures and the construction	n ord	der to comply with requirements for customer
Pleas	se indicate if you have education in financial sphere:		Yes □ No □
l wi	Il credit/debit my account with my own funds by	Net	t worth (Euro)
	Bank transfer Credit/debit card Transfer via payment system		Less than 100 000 100 000 – 500 000 500 000 – 1 000 000 If more than 1 000 000, please specify the amount. Euro:
Anr	nual Net Income (Euro)		nich sum (Euro) do you intend to invest in curities
	Less than €15 000 €15 001 – €50 000 €50 001 – €100 000 €100 001 – €300 000 €300 001 – €700 000 €700 001 – €1 000 000 If more than 1 000 000, please specify the amount. Euro:		Less than €15 000 €15 001 – €50 000 €50 001 – €100 000 €100 001 – €300 000 €300 001 – €700 000 €700 001 – €1 000 000 If more than 1 000 000, please specify the amount. Euro:
Тур	e of Income (Euro)	Reg	gular Financial Commitments
	Earnings from investments Individual and / or unincorporated entrepreneurship Inheritance		□ Taxes/ utility bills
	Spouse/ Family savings		



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If "Yes" please specify (<i>y</i> than 1 option):	ou can choose more		ose of the investment than 1 option):	nt (<i>you can cho</i> o
☐ Deposits			Trading profits/ Sp	oculation
			Trading profits/ Spo	eculation
•		_	Capital growth	
☐ Bills of Exchange☐ Fixed Income Secur	ritios		Income generation Capital preservatio	
☐ Money Market Fund			Capital preservatio	il/ Heaging
☐ Corporate Stocks	.5			
 ☐ Mutual Funds 				
☐ Other				
□ Otner				
Duration of Expected Investment	Expected Frequency of transactions per year		Expected Level o	
□ Day trading	□ 1-5		□ Low	(3%-5%)
☐ 6 - 12 months	□ 5-10		□ Average	(5%-8%)
☐ 1 – 3 years	□ 10-50		☐ Above Averag	ge (8%-15%)
☐ 3 – 5 years	□ 50-99		☐ High	(15%-20%)
□ 5 – 10 years	□ 100-500		□ Very High	(>20%)
□ > 10 years	□ 500+			
Employment status				
are you employed by a firm th	hat has as its primary business	dealing in inv	estments or securities	es?
′es □ No □				
63 🗆 110 🗆				
		·		
Employment status:				
Employment status:				s and phone num
Employment status:				s and phone num
Employment status:				s and phone nun
Employment status:				s and phone nun
Employment status: ndustry of employment: f you are employed in Finar everage Policy		specify Emplo	oyer's name, address	s and phone nun



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To c	hange the status and save the leverage, you are required to select two items:
	I have carried out transactions, in significant size, on the relevant markets at an average frequency of 10 per quarter over the previous 4 quarters.
	The size of my financial instrument portfolio, defined as including cash deposits AND financial instruments, exceeds EUR 500,000.
	I work or have worked in the financial sector for at least one year in a professional position, which requires knowledge of the transactions or services envisaged.
Clier	nt declaration and warranties
I dec	lare that:
	I confirm that the information given in the Professional Client Category Request form is true, complete and accurate.
	I have read and understood the consequences of losing my protection as retail client for this product as described in the Warning on the differences in regulatory protections that apply to a professional client as compared with a retail client.
	I understand the consequences of the professional client categorisation and agree to this categorisation, subject to Lime Trading (CY) Ltd's approval.
	I understand that I am obliged to inform Lime Trading (CY) Ltd when there is a change in my circumstances that affects my classification as a professional client.
•	I acknowledge the content of and agree to the Order Handling and Execution Policy.
	I am in possession of the expertise, experience and knowledge that makes me capable of making my own investment decisions and that I understand the risks involved in transactions I undertake.
Exch	nange Market Data Agreements
What	t type of subscriber are you? Non-Professional □ Professional □ Don't know □
	have read, reviewed and agreed to NYSE Market Data Agreement. have read, reviewed and agreed to NASDAQ Market Data Agreement.

Knowledge and Experience (Appropriateness Test)

In the section below please enter information about your trading experience for each product. Based on the answers you provide below we will make an assessment whether you have the necessary knowledge and experience to understand the risk involved in the "complex" instruments. Please indicate your trading experience for each type of financial instrument below. Failure to give us accurate answers will prevent us from assessing these instruments as appropriate for you and therefore may mean that you lose the protection given by the appropriateness test.



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Do you have a minimum of 1 year trading experience and more than 10 trades executed on a Live or Demo account?

Equities (non-complex instruments)	Yes □	No □
Money Market instruments (non-complex instruments: deposits, federal government bonds, commercial papers notes and other fixed income instruments)	Yes □	No □
Forex (complex instruments)	Yes □	No □
Derivatives (options, futures, swaps, forward rate agreements and any other derivative contracts relating to securities, currencies, interest rates, yields or commodities)	Yes □	No □

Please note that you apply for Margin Account. Borrowing to support equities trading, shorting of equities, full options trading, full futures/futures options trading, currency conversions, and securities/commodities trading in multiple currency denominations is available. Margin requirements are computed real-time under a rules-based calculation methodology, with immediate position liquidation if the minimum maintenance margin requirement is not met. Purchase and sale proceeds are immediately recognized.

Trading Accou	nt Information
Account Type:	
Currency:	
Security Word:	

Client Confirmation

- ☐ I do hereby give my approval and consent to all present <u>Client confirmations</u>:
 - This account will be used to trade and/or invest on behalf of myself as the account holder and I will invest my own funds
 - I, the account holder, have never been the subject of an investigation or proceeding by any commodities or securities exchange or regulatory authority or self-regulatory authority
 - I, the account holder, have never been the subject of, or initiated litigation, arbitration or any other type of dispute or settlement procedure with another broker or dealer
 - ∨ I, the account holder, confirm that I am not a member of an exchange or a regulatory or a self-regulatory organization, or an associated person, affiliated person or employee of an exchange member.

Client Authorisation

□ Additional income on uninvested balances of monetary funds and financial instruments. I do hereby accept, agree, give my explicit consent and authorise the Company to perform all necessary actions with regard to additional income generated on uninvested balances of monetary funds and financial instruments.

∨ Activate the service "REPO"

I hereby provide my express consent and give my order that authorizes the Company to conclude REPO transactions with all available, unutilized and unblocked financial instruments on my brokerage account. When these financial instruments are needed back in my brokerage account the Company will undertake all necessary steps to withdraw necessary financial instruments from REPO and transfer them back to my brokerage account without any delay. More information about the REPO and associated risks can be found in Appendix 6 of these Regulations.

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Client Declarations

☐ I do hereby give my approval and consent to all present Client Declarations:

- V I agree that Lime Trading (CY) Ltd will provide me with information regarding investments.
- I agree that my personal information, including name, personal identification number, address etc., as well as client information, including account information, investments etc., submitted by me when registering as a client with Lime Trading (CY) Ltd or later or which otherwise comes into Lime Trading (CY) Ltd 's possession may be disclosed to partners of Lime Trading (CY) Ltd. I agree that Lime Trading (CY) Ltd and its related parties may send me communications about offers and promotions.
- V I declare that I act in my own name as specified above and not on behalf of a third party in respect of all matters related to this client relationship. Accordingly all funds to be deposited and traded on the account with Lime Trading (CY) Ltd are my own funds.
- ∨ I hereby attach my identification documents. In the event that there is any change, I undertake to advise you within 30 days of any such change in writing.
- I am fully aware of my legal obligations with regards to the provisions of the Prevention and Suppression of Money Laundering Activities Law 188(I) of 2007 as amended from time to time and I hereby declare that I comply with the rules and regulations specified by said law.
- I am aware of FATCA (Foreign Account Tax Compliance Act) provisions and obligations which became enforceable in Cyprus upon the Republic of Cyprus signing the relevant Intergovernmental Agreement and has further been incorporated into domestic legislation pursuant to a relevant decree issued by the Minister of Finance. I am aware and acknowledge that FATCA requires Financial Institutions to report information relating to reportable accounts as provided in the Intergovernmental Agreement to the Cyprus Tax Department.
- I am aware of CRS (Common Reporting Standard) provisions and obligations which became enforceable in Cyprus upon the Republic of Cyprus signing the Multilateral Competent Authority Agreement on Automatic Exchange of Financial Account Information and has further been incorporated into domestic legislation pursuant to the Law on Administrative Cooperation in Tax Matters as amended from time to time and a relevant decree issued by the Minister of Finance of the Cyprus Republic. I am aware and acknowledge that the information contained in this form and information regarding my account(s) may be reported to the Cyprus Tax Department and the Cyprus Tax Department may in turn exchange such information with the tax authorities of other countries in which I may be a tax resident, where those countries have entered into agreements to exchange financial account information.
- V On the basis of the above I hereby confirm that the information stated in CRS Self Certification for natural persons of this document is true, correct and complete.
- I hereby confirm that I am not directly and/or indirectly involved in any criminal activity in any conduct or money laundering activity or terrorist financing activity, my wealth and income proceeds are legitimate and have been personally identified and there is no conflict of interest whatsoever.
- V I confirm that I am acting on my own behalf and not as nominee(s) or in a fiduciary capacity on behalf of any other person(s).

Client Consent

☐ I do hereby give my approval and express consent to all present <u>Client Consents</u>:

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- V I declare that I give my express consent to the following provisions and policies:
- General Terms and Conditions for the Provision of Investment Services
- Client orders may be executed outside of a Regulated Market or Multilateral Trading Facility (MTF)
- Client Limit Orders which have not been immediately executed under prevailing market conditions may not be made public (unless instructed otherwise by you in writing)
- Client agrees to communicate in a durable medium other than on paper including electronic means such as email or Company web site. In this respect Client confirms that he/she has regular access to the internet.
- ∨ I have carefully read and fully understood the entire text of the present Brokerage Regulations, General Terms and Conditions for the Provision of Investment Services, and policies included thereon.
- V I declare and understand that trading in derivative are in line with my investments objectives and risk profile, including possibility of unlimited financial losses that might be associated with the risky investments in derivatives.
- I further acknowledge that trading with financial instruments on financial market may involve significant risk of loss and it is not suitable for all investors, that the value of the investments can both increase and decrease and the investors may lose all their investment capital, I acknowledge that in case of a leveraged product, the loss may be more than the initial capital invested and any financial success of other parties doesn't guarantee the same result for investor.

By clicking on "I agree" you certify, under penalty of perjury that:

- (i) the information provided is correct, complete and not misleading and I will inform the Company immediately about any changes to the details or information provided.
- (ii) "I agree" represents your digital signature which is the equivalent of your written signature and you will be entering into a legally binding agreement, the equivalent of a signed written contract.
- (iii) consent to the use of electronic records to evidence your certification/agreement.

Complex Instruments Risk Warning Notice

This notice is provided to you, as a retail client, in compliance with the rules of the Cyprus Securities and Exchange Commission.

This notice cannot disclose all the risks and other significant aspects of complex instruments. You should not deal in these products unless you understand their nature and the extent of your exposure to risk. You should also be satisfied that the product is suitable for you in the light of your circumstances and financial position.

Although Complex instruments can be utilized for the management of investment risk, some of these products are unsuitable for many investors. Different instruments involve different levels of exposure to risk and in deciding whether to trade in such instruments you should be first make acquainted yourself with the risks associated with the investments as disclosed in the Company's General Terms and Conditions for the Provision of Investment Services.

Appropriateness

Complex instruments are derivative products for which special risks apply. Investors are required to provide information regarding their knowledge and experience in these products so as to enable an assessment whether the product is appropriate for them to be made, as requested in the Questionnaire which you are requested to fill in before we can proceed to offer a service. Your responses to the questions will deem whether trading in complex instruments is appropriate for you.



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Declaration

I acknowledge that this appropriateness test is in place for my protection and confirm that the answers I have provided are truthful.

I understand the risks involved in dealing in complex instruments, and declare that I have sufficient knowledge about the product and am able to assess the merits and declare that the product is appropriate in relation to my investment needs and abilities.

I also confirm that complex instruments are suitable for me, given my investment objectives and attitude to risk and that I meet the experience and expertise conditions.

	Date:	
(name of the Client)		
(Signature)		



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Appendix 2.2

Client Questionnaire for Legal Entities

Important Notice

Being an investment company acting under the license granted by the CySEC and observing the applicable laws, by-laws, rules, and regulations adopted by authorities, domestic and international regulatory agencies and professional associations, we are required to protect our client's interests, for which purpose we believe our primary tasks are to understand our clients, the nature of their business, financial position, sources of funds, and to ensure that we understand fully their investment objectives, knowledge and experience in investment sphere, and also in certain financial product or service.

Thus, you certify that all statements made in this Client's questionnaire (the "Questionnaire") and all information, documents or others, provided to us (hereinafter referred to as the "Information") is complete, true and accurate, and that it is provided upon your initiative. You agree to be fully liable for the provided Information, and do not object that the Information is being collected also to confirm your business reputation according to practices applicable in international securities markets.

You also agree that according to the Information provided by you in this Questionnaire and other documents, we may - after reviewing your circumstances on an individual basis - consider you as a professional client and work with you as a professional client, unless another agreement is reached. In any event, the Company reserves the right to assume any possible measures for checking the reliability of the Information, specified by you in the Questionnaire, particularly to request supporting documents and also additional information and documents for the purpose of your classification in definite category of clients, and you hereby certify your consent to provide such documents and information.

If you are considered as a professional client, you shall be able, according to the written agreement with the Company, to ask for a higher level of protection in relation to one or more Company's services, particular transactions or types of transactions/products, if you think that unable to assess or manage the risks involved properly.

You shall be responsible for notification to the Company of any modifications of the Information that may influence your classification to the definite category of clients.

The Information provided in this Questionnaire shall be kept confidential and shall not be disclosed by us to a third party without your consent other than by explicit requirement under the applicable laws. You agree and acknowledge that if it is required to disclose any of such information, we shall, without your additional consent, submit information only to the extent required by the appropriate regulations and only to the person specified in such regulations.

If you do not provide information or provide insufficient information pursuant to paragraph 1 of the present notice, this may not allow the Company to determine appropriateness of specific services and/or products and result in relevant restrictions in their providing by the Company, including failure to conclude the Brokerage Agreement with you.

Just2Trade

Version 27.10.2022

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E-mail: info@Just2Trade.online

This Questionnaire is to be completed by all clients wishing to conclude an agreement with us. Please fill in this questionnaire COMPLETELY IN ENGLISH using clear, block capital letters.

Company Name:						
Investment Goals						
Are you currently holding any	investments?	Yes □	l		No □	
If "Yes" please specify (you than 1 option):	can choose more				the investment (you can choose
 □ Deposits □ Corporate bonds □ Bills of Exchange □ Fixed Income Securities □ Money Market Funds □ Corporate Stocks □ Mutual Funds 	S			Cap Inco	ding profits/ Specu ital growth ome generation ital preservation/ h	
Other Duration of Expected Investment	Expected Frequenc transactions per ye		- <u>-</u>	Exp	pected Level of In risk	vestment
□ Day trading □ 6 - 12 months □ 1 − 3 years □ 3 − 5 years □ 5 − 10 years □ > 10 years Nature of Expected transaction	☐ 1-5 ☐ 5-10 ☐ 10-50 ☐ 50-99 ☐ 100-500 ☐ 500+ ns / financial instrumen	nts	_		Low Average Above Average High Very High	(3%-5%) (5%-8%) (8%-15%) (15%-20%) (>20%)
 □ Transferable Securities □ Corporate Bonds □ Government or municipal between the companion of the com	bonds	□С	erivative ontracts orex		ruments ifferences	
☐ Promissory notes ☐ Options, futures, swaps, FRAs relating variable, inflation rates etc		lating to climatic				
☐ UCTIS☐ Options, futures, swaps, F	RAs relating to securities		Repos Other instrument:			
 Options, futures, swaps FF commodities that must be sett 	RAs relating to				nt:	
 Options, futures, swaps, F commodities that can be phys they are traded 		□ O	ther ins	trume	nt:	



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Trading via Internet and additional electronic services.

If yes, please specify:				
Type of account (s):				
Currency (ies):				
Online trading platform system (s) (or	otional):			
Code word (possible with numbers	s). Please indicate to enak	ole you to place of O	rders by phone:	-
Exchange Market Data Agreements	5			
What type of subscriber are you?	Non-Professional □	Professional □	Don't know □	
☐ I have read, reviewed and agreed☐ I have read, reviewed and agreed	J			

Company's Experience and Knowledge of investments

Description of how trading decisions are made (tick what is best describe the Company's processes)	YES / NO *
The Company has an in-house treasury, investment or similar function comprising of competent and suitably qualified professionals (traders) who are responsible for the Company's investment strategies and processes.	
The Company has a designated investment Committee comprising of competent and suitably qualified professionals (traders) who are responsible for its investment strategies and investment processes and:	
a) The Committee makes investment decisions on behalf of the Company; and b) The Company makes informed decisions taking into account the advice or recommendation of the Committee.	
The Company uses algorithms or other automated techniques to make trading decisions, with certain qualified professionals (traders) responsible for calibrating and managing them.	
The Company engages an external investment advisory team comprising of competent and suitably qualified professionals who are responsible for the Company's investment strategies and processes.	
The Company relies on, and follows, the investment strategies, advice and recommendations of a related entity and this entity has:	
a) an in-house treasury, investment or similar function; or b) a designated investment committee; or c) It engages an external investment advisory team.	



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Client Authorisation

□ Additional income on uninvested balances of monetary funds and financial instruments. I do hereby accept, agree, give my explicit consent and authorise the Company to perform all necessary actions with regard to additional income generated on uninvested balances of monetary funds and financial instruments.

∨ Activate the service "REPO"

I hereby provide my express consent and give my order that authorizes the Company to conclude REPO transactions with all available, unutilized and unblocked financial instruments on my brokerage account. When these financial instruments are needed back in my brokerage account the Company will undertake all necessary steps to withdraw necessary financial instruments from REPO and transfer them back to my brokerage account without any delay. More information about the REPO and associated risks can be found in Appendix 6 of these Regulations.

Client Confirmation

□ I do hereby give my approval and consent to all present Client confirmations:

- V This account will be used to trade and/or invest on behalf of myself as the account holder.
- √ I, the account holder, have never been the subject of an investigation or proceeding by any commodities or securities exchange or regulatory authority or self-regulatory authority.
- √ I, the account holder, have never been the subject of initiated litigation, arbitration or any other type of dispute
 or settlement procedure with another broker or dealer.
- ∨ I, the account holder, confirm that I am not a member of an exchange or a regulatory or a self-regulatory organization, or an associated person, affiliated person or employee of an exchange member.

Client Declaration

☐ I do hereby give my approval and consent to all present Client Declarations:

- V I agree that Lime Trading (CY) Ltd will provide me with information regarding investments.
- V I agree that my personal information, including name, personal identification number, address etc., as well as client information, including account information, investments etc., submitted by me when registering as a client with Lime Trading (CY) Ltd or later or which otherwise comes into Lime Trading (CY) Ltd 's possession may be disclosed to partners of Lime Trading (CY) Ltd. I agree that Lime Trading (CY) Ltd and its related parties may send me communications about offers and promotions.
- I declare that I act in my own name as specified above and not on behalf of a third party in respect of all matters related to this client relationship. Accordingly all funds to be deposited and traded on the account with Lime Trading (CY) Ltd are my own funds.

Client Consent

☐ I do hereby give my approval and express consent to all present Client Consents:

- ∨ I declare that I give my express consent to the following provisions and policies:
 - General Terms and Conditions for the Provision of Investment Services



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- Client orders may be executed outside of a Regulated Market or Multilateral Trading Facility (MTF)
- Client Limit Orders which have not been immediately executed under prevailing market conditions may not be made public (unless instructed otherwise by you in writing.
- Client agrees to communicate in a durable medium other than on paper including electronic means such as email or Company web site. In this respect Client confirms that he/she has regular access to the internet.
- ∨ I have carefully read and fully understood the entire text of the present Brokerage Regulations, General Terms and Conditions for the Provision of Investment Services and policies included thereon.
- V I declare and understand that trading in derivative are in line with my investments objectives and risk profile, including possibility of unlimited financial losses that might be associated with the risky investments in derivatives.
- I further acknowledge that trading with financial instruments on financial market may involve significant risk of loss and it is not suitable for all investors, that the value of the investments can both increase and decrease and the investors may lose all their investment capital. I acknowledge that in case of a leveraged product, the loss may be more than the initial capital invested and any financial success of other parties doesn't guarantee the same result for investor.

Client Declarations

The following officers, being duly authorised to do so, declare and confirm on behalf of the Company the following:

- V I certify that I am authorised to sign for the Company in respect of all the accounts to which this form relates.
- The Company confirms that all statements made in this declaration are correct and complete
- √ The Company undertakes to advise Lime Trading (CY) Ltd immediately of any change in circumstances which
 causes the information herein to become incorrect.
- ∨ The Company agrees to be bound by any provisions included in this form.

Complex Instruments Risk Warning Notice

This notice is provided to you, as a retail client, in compliance with the rules of the Cyprus Securities and Exchange Commission.

This notice cannot disclose all the risks and other significant aspects of complex instruments. You should not deal in these products unless you understand their nature and the extent of your exposure to risk. You should also be satisfied that the product is suitable for you in the light of your circumstances and financial position.

Although Complex instruments can be utilized for the management of investment risk, some of these products are unsuitable for many investors. Different instruments involve different levels of exposure to risk and in deciding whether to trade in such instruments you should be first make acquainted yourself with the risks associated with the investments as disclosed in the General Terms and Conditions for the Provision of Investment Services.

Appropriateness

Complex instruments are derivative products for which special risks apply. Investors are required to provide information regarding their knowledge and experience in these products so as to enable the Company to make an assessment of whether such products are appropriate for you. Your responses to the questions in the Questionnaire will determine whether trading in complex instruments is an appropriate service for you.

Declaration

I acknowledge that this appropriateness test is in place for my protection and confirm that the answers I have provided are truthful.



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I understand the risks involved in dealing in complex instruments, and declare that I have sufficient knowledge about the product and I am able to assess the merits and declare that the product is appropriate in relation to my investment needs and abilities.

I also confirm that complex instruments are suitable for me, given my investment objectives and attitude to risk and that I meet the experience and expertise conditions.

		Date:	
(name of the Client)			
Name:	-		
Title:	_		
(Signature / Seal)			



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Individual Experience Form

Personal	Details	(to be	completed	bv ALL	. Traders)

Full Name:		Pas	sport Nu	ımbe	r:		
Date of Birth:/(dd/mm/yyyy)		Cou	intry of I	ssue	:		
ndicate level of knowledge and experience Company's personnel, responsible for investi		ith	the fol	lowi	ng financial i	nstr	uments of th
Type of Financial Instruments	Number of Years traded		Average		uency of trans		
Transferable securities			None		Less than 10	<u>,</u>	10 or more
Shares			None		Less than 10		10 or more
Corporate Bonds		Ī	None		Less than 10		10 or more
Government or municipal bonds		П	None		Less than 10		10 or more
Promissory notes		ī	None		Less than 10		
Units in collective investment undertakings (UCTIS)		Ī	None		Less than 10		10 or more
Options, futures, swaps, FRAs relating to securities		П	None		Less than 10		10 or more
Options, futures, swaps, FRAs relating to commodities that must be settled in cash			None		Less than 10		10 or more
Options, futures, swaps, FRAs relating to commodities that can be physically settled and also they are traded			None		Less than 10		10 or more
Derivative instruments			None		Less than 10		10 or more
Contracts for differences (CFDs)			None				10 or more
Spot and Forward Foreign Exchange			None		Less than 10		10 or more
Options, futures, swaps, FRAs relating to climatic variable, inflation rates etc			None		Less than 10		10 or more
Repos			None		Less than 10		10 or more
Over the counter & other Off Exchange Contracts			None		Less than 10		10 or more
Other instrument: (specify)			None		Less than 10		10 or more
Other instrument: (specify)			None		Less than 10		10 or more
confirm that: I consent to your collection and processing of my pe and operate your account, provide services to you a trade reporting; and assessing your trading expe instrument is appropriate for you/your employer; or	and comply with ap rience for the purp	plic pose	able laws	and ass	regulations, incl essing whether	udino a se	g: transaction a rvice or financ
as defined in CYSEC's Law and directives. I understand that I have the right to access, and re	equest the correction	on c	of, anv of	the i	nformation that I	hav	e provided in tl
form by contacting Lime Trading (CY) Ltd in writing	ļ. [*]		. ,				
The details contained in this form are correct and c I will inform Lime Trading (CY) Ltd immediately in subsequently found to be, incomplete.	•	ny c	of the info	ormat	ion given in this	forr	n becomes, or
Signed:							
Date:							



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Appendix 2.3

Amendments to the Client Questionnaire

Agreement No and date:		Date of amendm	ents:
Client's full name:			
Group:	- Legal Entity - Individual		ail fessional ible counterparties
Contact Person:		Country:	
Telephones:		Fax:	
E-mail:			
Address:			
Changes in Questionnai Client's signature:			
Checked and Approved b	у:		



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Appendix 3

Banking Details of the Company's Client Account

Under the Brokerage Agreement # dated20, s referred to as the "Client" and Lime Trading (CY) Ltd, hereinafter to the Company by using one or more of the trading platforms funds to the Company's bank accounts which have been desig located in the online Private Office facility of the Client.	referred to as the "Company", before sending Orders listed below the Client undertakes to wire monetary
The Client agrees to specify the number and the date of the Emaking payments hereunder.	Brokerage Agreement on each payment order when
Acknowledged and accepted by the Client:	
Name of Client (Legal Entity):	Seal
Print Name:	Signature:
Title:	Date



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Appendix 4

	Order №	For Transactions in Securities
Date: «»20	01	
Client:		
Authorized representative:		
		Attn:
Brokerage Agreement №	d	lated «»201
Please, perform the following	transaction in se	ecurities:
Transaction type		
Type, issuer, state registra number of securities/	ition	
Number of securities/		
Price, currency/		
Place of execution/		
Order valid till/		
Miscellaneous/specific det	ails/	
hereby instruct the Compan	y to write-off sec	curities upon the completion of the transaction.
Additional terms: The Client	shall pay all the c	costs of registration of securities property rights.
Client's/Client's authorized re	epresentative's si	ignature/_
For official use		
Order transferred to execution		
Date Time		
Order executed		
Date Time		



Time

Date

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Appendix 4.1

Order №For I	Repurchase 1	Fransactions REPO in Securities	
Date: «»201			
Client :			
Authorized representative:			 _
To:	Attn:		
Brokerage Agreementdate	ed «»	201	
Please, perform the following transaction in se	ecurities/		
Type, issuer, state registration number of se	ecurities/		
Number of securities			
Place of execution			
Type of Part 1 transaction (purchase or sale	e)/		
Price, currency			
Haircut			
Purchase rate / Price of Part 2			
Part 1 transaction to be performed no later than/		Part 2 transaction to be performed no later than/	
I hereby instruct the Company to write-off sec	-	•	
Additional terms: The Client shall pay all the c	osts of registrat	ion of securities property rights.	
Client's/Client's authorized representative's si	gnature		
For official use			
Order transferred to execution Date Time		I	
Order executed			-



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Appendix 5.1

	Order №	For Transfer of	f Funds
Date: «»201_	_		
Client:			_
Authorized representative:			_
Brokerage Agreement №	dated «x	201	_
Please transfer the funds in the	amount of)
(amount in figures)	(amount spell	ed out)	_/
Currency: USD	□ EURO	□ RUB	
Trading platform	account _		_
using the following banking det	ails:		
Recipient of payment:			
Beneficiary's account #	# :		
Beneficiary Bank:			
Beneficiary bank addre	ss (city, country):		
Beneficiary bank SWIF	Т:		
Correspondent Accoun	nt #:		
Correspondent Bank: _			
Correspondent bank ac	ldress:		
Correspondent bank S	WIFT:		
Client's/Client's authorized repr	esentative's signature		1



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Appendix 5.2

Authorized representative:			
Authorized representative:			
·			
Brokerage Agreement №			
	da	ted «»201	
Please perform: transfer reception			
# Type, Issuer	of Securities	State registration number	Number of Securities
according to the following Name and account number	:		
Custody account section: _ Identificator: Name of Custody:			
Beneficiary: Passport number for physi	cal persons or state	e registered number for legal entity	 :
Custody agreement: Intercustody agreement: Trade date: Settlement date: Contact person:			



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Appendix 5.3

Order №	For Cash Transfer From One	e Trading System To Anoth	ner TRADING SYSTEM
Date: «»	201		
Client:			
Authorized representative:	:		
Brokerage Agreement №_	dated «»	201	
Client's account			
Please transfer monetary	y funds for performing transactions:		
FROM (Trading system) _			
TO (Trading System):			
In the amount of:(amount in	n figures)	(amount spelled out))
Additional information _			
Client's/Client's authoriz	ed representative's signature	/	1



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Appendix 5.4

Cash Acceptance Form Between Clients of Lime Trading (CY) Ltd

Date: «»	201	-				
Client:						
Authorized repres	sentative:					
Brokerage Agreer	ment №	dated «»_		_ 201		
l confirm accepta	ance of funds in	the amount of				
	((amount spelled o)		
(amount in figures)		(amount spelled o	out)			
Currency: □ ∪	ISD	□ EURO	□ RUB			
Reason for the tr	ransfer:					
Recepient's/Rec	epient's authoriz	zed representative's sig	nature		/	/



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Appendix 5.5

Cash Acceptance Form from a Third Party

Date: «»	·	201				
Client:						
Authorized r	epresentative:					
Brokerage A	.greement №	dated	«»	201		
	•	ds in the amount of				
	((amount)		
(amount in fig	ures)	(amount	spelled out)			
Currency:	□USD	□ EURO	□ RUB			
Reason for	the transfer:					
Recepient's	s/Recepient's au	thorized representativ	e's signature		/	

Third party is subject to Due diligence requirements, and the identification documents of the third party must be submitted to the Compliance department BEFORE THE FUNDS ARE ALLOCATED TO THE RECEIPIENT



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Appendix 5.6

Cash Transfer Order Between Clients Of Lime Trading (CY) Ltd

Date: «2	01			
Client:				
Authorized representative:				
Brokerage Agreement №	da	ted «»	201	
Please transfer the funds in			,	
(amount in figures)	(amo	unt spelled out/))	
Currency: USD	□ EURO	□ RUB		
From trading platform		account		
To the account of the client o				
To trading platform		account		
Please convert:	□ USD	□ EURO	□ RUB	
Reason for the transfer:				
Client's/Client's authorized r	epresentative's s	ignature		
Recepient's/Recepient's autl	horized represent	ative's signature	1	



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Appendix 5.7

Order For Cash Transfer From Brokerage Account To Asset Management ACCOUNT

Date: «»201	_		
Client:			
Brokerage Agreement №	dated «»	201	
Please transfer at any time <u>all a</u> Account #			account(s) to Asset Managemen counts.
Client's/Client's authorized re			



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Appendix 5.8

Order For Transfer Of Securities From Brokerage Account To Asset Management Account

Date: «»201			
Client:			
Brokerage Agreement №	dated «»	201	
Please perform at any time transfe for further e services).			Asset Management Account # provision of asset management
Client's/Client's authorized repres	entative's signature	/	/



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Appendix 5.9

Order to Sign a Forward Contract

		Order :		
Date	:			
Clie	nt:			
	norized representative:			
Brol	kerage Agreement	dd		
To_		Attention		
Plea	se sign a forward contract w	ith the following parameters	:	
	Specification			
	Transaction type			
	Contract Date			
	Notional amount			
	Contractual Instrument price			
	Fixing Instrument price			
	Closing date			
	Risk level (%)			
	Participation Rate			
	1 articipation Nate			
and	Client has hereby read and a	ation and terms of payment o	of the Payment	Amount under the contract.
	official use			
Date	er transferred to execution Time			
	er executed			
Date	e Time			
		F	orward Contract #:	



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Appendix 6

Execution of Repo Transactions

In accordance with the present terms and conditions which regulate the provision of execution of REPO transactions services the Client gives his/her express consent to the use of all available, unutilized and unblocked financial instruments maintained on the Client's Brokerage Account for further execution of REPO transactions with other clients of the Company which is governed by the Regulations for provision of brokerage, investment and agency services on the securities market.

Withdrawal

When financial instruments utilized for execution of REPO transactions are needed back in the Client's Brokerage Account the Company will undertake all necessary steps to withdraw concerned financial instruments from REPO and transfer them back to the Client's Brokerage Account without any delay.

Generated profit

All REPO transactions performed by the Company with the Client's financial instruments will be recorded on the Client's Brokerage Account. Profit generated from execution of REPO transactions will be marked accordingly.

Reporting

All movements on the Client's Brokerage Account with regard to the financial instruments transferred under execution of REPO transactions service including information on income generated will be recorded and reported to the Client in regular reports. Frequency and content of reports is governed by the present Regulations.

Closing of Account

The Company reserves the right to terminate provision of the service. In that case all securities transferred for execution of REPO transactions will be returned to the Client's Brokerage Account together with income generated.

In case the Client decides to close his/her Brokerage Account, the Company shall undertake all necessary measures to return securities transferred for execution of REPO transactions to the Client's Brokerage Account together with income generated.

Risks

REPO is a repurchase agreement where a seller of a security agrees to buy it back from a buyer at a higher price on a specified date.

Credit risk

While classic REPOs are generally credit-risk mitigated instruments, there are residual credit risks. The seller may fail to repurchase the securities sold, at the maturity date. Consequently, the buyer may keep the security, and liquidate the security to recover the cash lent. The security, however, may have lost value since the outset of the transaction as the security is subject to market movements.

Occasionally, a party involved in a REPO transaction may not have a specific bond at the end of the REPO contract. This may cause a string of failures from one party to the next, for as long as different parties have transacted for the same underlying instrument.

Credit risk associated with REPO is subject to many factors: term of REPO, liquidity of security, the strength of the counterparties involved, etc.



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Rights and obligations

The Company shall bear no responsibility before the Client for any actions, inactions or omissions of a third party and also for any losses incurred by the Client in a result of actions, inactions or omissions of a third party unless such losses directly arises from the Company's willful default or fraud or gross negligence. The Company shall also bear no responsibility or liability for unfavorable consequences for the Client due to the insolvency/bankruptcy of a third party.

Client's consent

The Client hereby confirms that before entering into the Brokerage Agreement he/she has carefully studied and fully agrees with terms and conditions of the Regulations for provision of brokerage, investment and agency services on the securities market which will also govern the execution of REPO transactions service.



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Appendix 7

Personal Declaration Related to Cryptocurrency Deposits and Withdrawals

Lime Trading (CY) Ltd 10 Chrysanthou Mylona, Magnum House, 3030 Limassol, Cyprus

3030 Limassol, Cyprus
Personal declaration related to cryptocurrency deposits and withdrawals
Dear Sir/Madam,
I, <full name="">, the holder of <country> passport number <number> and residential address located at <full address="">, hereby declare and confirm that:</full></number></country></full>
All crypto currency deposits and withdrawals will be executed from and to:
 my personal crypto currency wallet (s) my personal crypto currency wallet (s) on crypto-exchange*
 No crypto currency deposits or withdrawals will be executed from and to third-party crypto currency wallet (s).
I hereby declare and confirm that the information in this declaration is true, complete and accurate. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I am aware that I may be held liable for it.
Date:
Sincerely,
<full name=""></full>

*please note that you will be requested to provide additional information