

# APPLICATION FOR FUTURES AND OPTIONS TRADING IN SPECIFIED EXCHANGES

## <u>Type of Brokina</u>

**Conventional Futures Broking** 

Shariah-Compliant Futures Broking

Name of Client :

Trading A/C. No. :

- I wish to trade in futures (including but not limited to Shariah-compliant futures) and options contracts of exchanges that operate futures market outside Malaysia ("Specified Exchanges") using my trading account(s) maintained with CGS-CIMB Futures Sdn Bhd ("the Broker") (the "Accounts").
- 2. In connection with my request, I hereby undertake and agree at all times to abide by the following terms and conditions:
  - 2.1 the terms and conditions contained herein are in addition and supplemental to the relevant terms and conditions of trading and the client agreement, for the Accounts ("Original Terms") between me with the Broker and the additional terms and conditions set out herein are to be read and construed together as part of the Original Terms currently enforced.
  - 2.2 all transactions entered shall be subject to the applicable constitution, by-laws, rules, regulations, customs, usage, rulings and interpretations ("Rules") of the relevant Specified Exchanges, and its clearing organization where the transactions are executed or cleared by the Broker or its agents or any of its Affiliates for my Account(s). Accordingly, the Broker or its agents or any of its Affiliates may be required to provide information relating to my Account(s). The Broker shall not be liable to me as a result of any action taken by the Broker or its agents or any of its Affiliates to comply with any such Rules of the relevant Specified Exchanges and clearing organizations.
  - 2.3 the officers, employees, dealers, agents or representatives of the Broker or any of its Affiliates are irrevocably authorized to furnish all information in relation to or arising from or in connection with my Account(s) to Bursa Malaysia Derivatives Berhad or such other authority having jurisdiction over the Broker, its agents or any of its Affiliates or to any other body or authority to whom the Broker, its agents or its Affiliates is associated with at any time and from time to time including foreign authorities as a result of my trading in Specified Exchanges.

For purposes of this terms and conditions to trade in Specified Exchanges, "Affiliates" shall bear the same meaning as defined in the Original Terms.

- 2.4 that I shall be bound by any other terms and conditions of agreements executed between the Broker and its foreign counter party(ies) in relation to services rendered to facilitate my trading in Specified Exchanges.
- 2.5 transactions on markets in foreign jurisdictions may expose me to additional risk. Such market may be subject to regulation, which may offer different or diminished investor protection. Domestic regulatory authorities may be unable to compel the enforcement of the rules or regulatory authorities or markets in other jurisdictions where my transactions have been effected. I understand the nature and risks associated with trading in Specified Exchanges and that I shall assume full responsibilities for all the transactions executed in the Account(s).
- 2.6 that the Broker may, at any time in its sole and absolute discretion, impose upon me any position or transaction limits, or any trading or transaction restrictions.
- 2.7 I authorize the Broker to perform foreign currency conversion from any excess funds in my trading account(s) at the Broker's discretion on my behalf and without further reference to me if my Account(s) shows any foreign currency shortfall.
- 2.8 markets in Specified Exchanges could be volatile and trades may be conducted when banking services are not available for me to meet margin call which is due and payable. I authorize the Broker to liquidate at the Broker's discretion all or part of my position(s) if the net equity in my Account falls below 30% of the required margin or at any level which may be prescribed by the Broker from time to time.
- 2.9 I shall indemnify you and keep you indemnified from and against and in respect of all liabilities, losses, charges, expenses (inclusive legal fees and cost) claims, demands, actions and proceedings whatsoever which may be taken against or incurred or sustained by you directly or indirectly from or by reason of or in relation to or arising from or in connection with the use of the Account(s) for trading in Specified Exchanges or breach of any of the provisions of the Original Terms and the additional terms and conditions of trading set out herein.
- 3. I shall at all times comply with the foreign exchange control laws including but not limited to the Foreign Exchange Policy of Bank Negara Malaysia ("BNM FEP") and obtain all the necessary approvals and/or registrations required in relation to, including but not limited to, Bank Negara Malaysia or any other relevant authorities.



- 4. I further declare and affirm as follows :
  - 4.1 I have not been adjudged a bankrupt and there is no pending bankruptcy proceedings against me as at the date hereof.
  - 4.2 As defined under the BNM FEP #,

\* I am a **resident** of Malaysia. Enclosed herewith is a copy of the Declaration of Investment in Foreign Currency Asset by Resident.



- 4.3 I make this declaration in full knowledge and awareness of the reliance placed by the Broker on such declaration as a basis for investment in foreign currency assets on my behalf.
- 4.4 I undertake to notify the Broker immediately in writing of any changes of the declaration given herein.

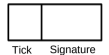
I hereby acknowledge that I have read and understood the above terms and conditions of trading and agree to abide by them.

Signature of Applicant				
Name:	Date :			
NRIC No. :				
Applicable to Electronic Trading Facilities				
Preferred User ID (min 6, max 8 characters) :	Email :			
* Please tick whichever is appropriate # Information on BNM FEP can be obtained from http://www	v. https://www.bnm.gov.my/fep			
FOR OFFICE USE ONLY				
FUTURES BROKER'S REPRESENTATIVE				
Acknowledged :	_ Commission : □Table AA	□Table BB		
Name of FBR :		□Customized rate as attached		
CREDIT MANAGEMENT DEPARTMENT	CLIENT SERVICES DEPA	CLIENT SERVICES DEPARTMENT		
Electronic Trading Facilities granted w.e.f.				
Signature Verified by/Date :	Data Entry by/Date:			
Approved by/Date :	Checked by/Date :			
Limit maintained by/Date :				

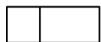
## Declaration of Investment in Foreign Currency Asset by Resident

(This Declaration by Resident is mandatory and must be completed for foreign currency asset under the Foreign Exchange Notices as set out below).

I hereby declare that for foreign exchange notices purposes:



Currently I do NOT have any domestic Ringgit borrowing/financing<sup>i</sup>. \*For foreign currency asset offshore<sup>ii</sup> and foreign currency asset onshore<sup>iv</sup>- out of a joint account opened/maintained by two or more individuals, the applicant is required to declare for or on behalf of other joint account holder(s). The applicant is required to declare its compliance with the applicable threshold below in the event any one of the joint account holders has domestic Ringgit borrowing/financing.



Tick Signature

Currently I have domestic Ringgit borrowing/financing and hereby confirm that my total foreign currency asset offshore<sup>ii</sup> and foreign currency asset onshore<sup>iv</sup> including Demand Draft ("DD") /Telegraphic Transfer ("TT") / Dual Currency Investment ("DCI") / Foreign Currency Account ("FCA")/ Foreign Currency ("FC") Fixed Deposit/ FC denominated Structured Investment/ any FC denominated deposits or investments application complies with the following thresholds:

	Applicable Threshold		
	For resident <sup>v</sup> individual, sole proprietorship and a general partnership		
Source of the fund for foreign currency asset including DD/TT/ DCI/ FCA/ FC Fixed Deposit/ FC denominated Structured Investment/any FC denominated deposits or	Up to RM1 million equivalents <sup>®</sup> per calendar year using funds sourced from the aggregate of: • conversion of Ringgit into Foreign Currency; • Trade FCA; and • swapping of Ringgit-denominated financial assets in Malaysia for a financial asset outside Malaysia.		
investments	<sup>®</sup> Computed in aggregate based on Resident Individual, sole proprietorship and General Partnership's investment in Foreign Currency Asset.		



Currently I have domestic Ringgit borrowing/financing and my/our total foreign currency asset (including DD/TT/ DCI/ FCA/ FC Fixed Deposit/ FC denominated Structured Investment/any FC denominated deposits or investments application) exceeds the above applicable threshold.

I hereby provide you with the relevant approval letter from Bank Negara Malaysia ("BNM") to effect the DD/TT/ DCI/ FCA/ FC Fixed Deposit/ FC denominated Structured Investment/ any FC denominated deposits or investments application<sup>#</sup>. I understand that CGS-CIMB Futures Sdn Bhd may decline or delay any foreign currency asset that does not fulfil any conditions set in BNM's approval letter.

I further undertake to seek specific approval from BNM in the event my foreign currency asset offshore exceed the limits set out above and I further undertake to promptly deliver to CGS-CIMB Futures Sdn. Bhd. a copy of the specific approval duly granted to me by BNM.

I further declare that CGS-CIMB Futures Sdn. Bhd. is not responsible to advise the Applicant of:

- Any exchange control or similar restriction which may be imposed by the local laws or regulations in the country in which payment is to be effected and shall not be liable for any loss or delay as a result of the payment being subject to such control and restriction. Applicant is strongly advised to make his own inquiries.
- Any charges which may be imposed by overseas bank and shall not liable if such information cannot be provided.

I make this declaration in full knowledge and awareness of reliance placed by CGS-CIMB Futures Sdn. Bhd. on such declaration as a basis to undertake any foreign currency asset on my behalf.

I undertake to notify CGS-CIMB Futures Sdn. Bhd. immediately in writing of any changes in the declaration given herein.

Signature of Applicant

Name:

#Acknowledgement Receipt of the BNM's Approval Letter

Officer / Relationship Manager

Date (Mandatory):

Designation:

NRIC/Passport No .:

Date:

## Definition for Foreign Currency Asset by Resident

- i. "Domestic Ringgit Borrowing/financing" means:
  - (a) any Borrowing/financing in Ringgit obtained by a Resident from another Resident; or
  - (b) any obligation considered or deemed as Domestic Ringgit Borrowing/financing under any of the Foreign Exchange Policy.

#### Note:

For purposes of determining the Domestic Ringgit Borrowing/financing status of a Resident Entity-

- (a) the Resident Entity is deemed to have a Domestic Ringgit Borrowing/financing when another Resident Entity with Parent-Subsidiary Relationship has a Domestic Ringgit Borrowing/financing; and
- (b) the following shall not be considered as Domestic Ringgit Borrowing/financing-
  - (i) a Borrowing/financing obtained from another Resident Entity with Parent-Subsidiary Relationship;
  - (ii) a Borrowing/financing obtained from its Direct Shareholder; or
  - (iii) any facility including credit facility or financing facility which is used for Sundry Expenses or Employees' Expenses only.
- "Sundry Expenses" refers to small and infrequent expenses for office supplies (e.g. stationaries), ancillary services (e.g. software and online subscription) and other minor expenses to facilitate daily business operation.
- "Employees' Expenses" refers to business-related expenses which may include, but not limited to, travel (e.g. lodging and transportation), entertainment, health, insurance, takaful and other employees' expenses, excluding investment.
- "Borrowing/financing" refers to the definition of "Borrowing/financing" below.

#### "Borrowing/financing" means

- (a) any utilised or unutilised credit facility or financing facility;
- (b) any utilised or unutilised trade financing facility, including but not limited to, trade guarantee or guarantee for payment of goods;
- (c) redeemable preference share or Islamic redeemable preference share; or
- (d) Corporate Bond or Sukuk.

Notwithstanding the above, the following are excluded from the definition of Borrowing/financing-

- i. a trade credit term extended by a supplier for any goods or services;
- ii. a credit limit that a Licensed Onshore Bank ("LOB") apportions for its client to undertake a Forward Basis transaction, excluding a transaction that involves—
  - (A) exchanging or swapping of Ringgit or Foreign Currency debt for another Foreign Currency debt; or
  - (B) exchanging of Foreign Currency debt for a Ringgit debt;
- iii. a Financial Guarantee or Non-Financial Guarantee;
- iv. an operational leasing facility;
- v. a factoring facility without recourse;
- vi. a credit card or charge card facility obtained by an Individual from a Resident and used for payment for retail goods or services only; or
- vii. a credit facility or financing facility obtained by a Resident Individual from a Resident to purchase one (1) residential property and one (1) vehicle.

Note: For clarity purposes, the transactions in paragraphs (ii)(A) and (ii)(B) shall be considered as Borrowing/financing.

- ii. "Foreign Currency Asset Offshore" means -
  - (a) a financial asset in Malaysia swapped for a financial asset in a Labuan Entity or outside Malaysia;
  - (b) Foreign Currency Borrowing/financing given to a Non-Resident;
  - (c) working capital arising from the set up of any business arrangement outside Malaysia (including a joint venture project where no Entity is created or established);
  - (d) deposit in a Foreign Currency Account maintained with a Labuan Entity or outside Malaysia excluding reasonable amount of deposit for education, employment or migration outside Malaysia; or
  - (e) Foreign Currency-denominated
    - i. asset (tangible or intangible) offered by a Non-Resident or any person whose residency cannot be determined;
    - ii. asset (tangible or intangible) in or maintained with a Labuan Entity, or outside Malaysia;
    - iii. Financial Instrument or Islamic Financial Instrument (excluding Exchange Rate Derivatives) without Firm Commitment offered on a Specified Exchange under the CMSA outside Malaysia undertaken by a Resident through a Resident futures broker; or
    - iv. Financial Instrument or Islamic Financial Instrument (excluding Exchange Rate Derivatives) without Firm Commitment issued or offered by a Non-Resident.

- iii. "Direct Investment Abroad" means -
  - (a) an investment in Foreign Currency Asset Offshore by a Resident resulting in at least 10% equity ownership or control of a Non-Resident Entity outside Malaysia or a Labuan Entity;
  - (b) an inter-company lending by a Resident Entity to a Non- Resident Entity within the Resident Entity's Group where the Non-Resident Entity is outside Malaysia or a Labuan Entity; or
  - (c) a capital expenditure by a Resident investor in an unincorporated Entity outside Malaysia or a project outside Malaysia by an agreement with no establishment created, where the Resident investor
    - i. contributes capital of at least 10% of the cost of the project;
    - ii. is entitled to at least 10% of profits from the unincorporated Entity or project; or
    - iii. has management control of the unincorporated Entity or project.
- iv. "Foreign currency asset onshore" means
  - (a) Foreign Currency-denominated securities or Islamic securities offered in Malaysia by a Resident as approved in writing by the Bank;
  - (b) Foreign Currency-denominated Financial Instrument or Islamic Financial Instrument offered in Malaysia by a Resident as approved in writing by the Bank excluding a derivative or Islamic derivative transaction entered with Firm Commitment;
  - (c) Deposit in Investment FCA with a LOB or an approved Financial Institution as specified in Notice 3; or
  - (d) Any instrument offered by a LOB with Foreign Currency delivery at maturity<sup>2</sup>.

<sup>2</sup> Such as dual-currency investment.

- v. "Resident" means -
  - (a) a citizen of Malaysia, excluding a citizen who has obtained permanent resident status in a country or a territory outside Malaysia and is residing outside Malaysia;
  - (b) a non-citizen of Malaysia who has obtained permanent resident status in Malaysia and is ordinarily residing in Malaysia;
  - (c) a body corporate incorporated or established, or registered with or approved by any authority, in Malaysia;
  - (d) an unincorporated body registered with or approved by any authority in Malaysia; or
  - (e) The Government or any state Government.
- vi. "Foreign Currency Asset" means Foreign Currency Asset Offshore and Foreign Currency Asset Onshore.

Form	W-8BEN	Certificate of Foreign Stat States Tax Withholdin					
(Rev. O	ctober 2021)	► For use by individuals. Entities must use Form W-8BEN-E.				OMB No. 1545-1621	
	Department of the Treasury Internal Revenue Service Go to www.irs.gov/FormW8BEN for instructions and the latest information Give this form to the withholding agent or payer. Do not send to the IRS						
Do NC	OT use this form i	f:				Instead, use Form:	
• You	are NOT an individ	dual				W-8BEN-E	
• You	are a U.S. citizen	or other U.S. person, including a resident alien	individual			W-9	
	are a beneficial ov er than personal se	wner claiming that income is effectively connec ervices)	ted with the conduct of	trade or business	within the Un	ted States	
• You	are a beneficial ov	wner who is receiving compensation for persor	nal services performed in	the United States		8233 or W-4	
• You	are a person actin	ng as an intermediary				W-8IMY	
		it in a FATCA partner jurisdiction (that is, a Mo ction of residence.	odel 1 IGA jurisdiction w	vith reciprocity), ce	ertain tax acc	ount information may be	
Par	Identific	cation of Beneficial Owner (see instr	ructions)				
1		ual who is the beneficial owner 2 Country of citizenship			itizenship		
3	Permanent resid	ence address (street, apt. or suite no., or rural	route). Do not use a P.C	D. box or in-care-	of address.		
	City or town, sta	te or province. Include postal code where app	ropriate.		Country	Country	
4	Mailing address	(if different from above)			1		
	City or town, sta	te or province. Include postal code where app	ropriate.		Country		
5	U.S. taxpayer id	entification number (SSN or ITIN), if required (s	see instructions)		1		
6a	Foreign tax iden	tifying number (see instructions)	6b Check if FTIN not legally required				
7	Reference numb	per(s) (see instructions)	8 Date of birth (MM	-DD-YYYY) (see in	structions)		
Part		f Tax Treaty Benefits (for chapter 3	purposes only) (see	instructions)			
9	,	beneficial owner is a resident of			within the m	eaning of the income tax	
	,	the United States and that country.	The base field and the			la su du su su su d	
10	Special rates a	nd conditions (if applicable—see instructions) of the treaty identified on line s		<b>o</b> .		le and paragraph ify type of income):	
	Explain the addi	tional conditions in the Article and paragraph t	he beneficial owner mee	ts to be eligible for	r the rate of w	vithholding:	
Part	III Certific	ation					
Under pe	enalties of perjury, I decla	are that I have examined the information on this form and to the	best of my knowledge and belief	it is true, correct, and cor	mplete. I further ce	rtify under penalties of perjury that:	
		the beneficial owner (or am authorized to sign for the orm to document myself for chapter 4 purposes;	individual that is the benefi	cial owner) of all the i	income or proc	eeds to which this form	
	•	e 1 of this form is not a U.S. person;					
• This	form relates to:						
(a) in	come not effectively	connected with the conduct of a trade or business in	the United States;				
(b) in	come effectively con	nected with the conduct of a trade or business in the	United States but is not su	bject to tax under an	applicable inco	ome tax treaty;	
(c) th	e partner's share of	a partnership's effectively connected taxable income;	; or				
• •	•	realized from the transfer of a partnership interest sub	, ,				
		f this form is a resident of the treaty country listed on line 9 of		•	aty between the U	nited States and that country; and	
Furthern	nore, I authorize this fo	r barter exchanges, the beneficial owner is an exemp rm to be provided to any withholding agent that has control the income of which I am the beneficial owner. I agree that	, receipt, or custody of the inco	me of which I am the be			
Sian	Here	I certify that I have the capacity to sign for the persor	n identified on line 1 of this f	orm.			
91							
		Signature of beneficial owner (or individual auth	orized to sign for beneficial	owner)	Date	(MM-DD-YYYY)	

Print name of signer