

CUSTOMER TRADING AGREEMENT

This agreement and any relevant documents (Trading Benefits Terms & Conditions, Beneficial Owner Declaration, Risk Disclosure) shall constitute the entire Customer Trading Agreement (collectively referred to as the "Agreement")
BETWEEN

Securcap Securities Limited (hereinafter the "Company"), a company formed, registered in Room B11, First Floor, Providence Complex, Providence, Mahe, Seychelles and licensed in Seychelles, operating under the brand name **XLNTrade** (hereinafter "XLNTrade" or "we" or "us" or "our")

AND

Any End User (the "Client")

Each a "Party" and together, the "Parties" (words importing the masculine shall also import the feminine and vice versa)

By entering into the Agreement, the Client has read, understood and accepted the information under the title "Trading Benefits Terms & Conditions", that form part of this Agreement, as this information is provided on the XLNTrade's website (hereinafter the "Website").

WHEREAS XLNTrade provides investment services through a trading platform (the "Trading Platform") including Contracts for Difference (CFDs), spot and forward foreign currency contracts, foreign currencies swap transactions, and such other transactions as XLNTrade may from time to time make available (the "Services").

WHEREAS The Client wishes to open an account with XLNTrade in order to use the Trading Platform and to enter into investment services transactions with XLNTrade

THEREFORE AND IN CONSIDERATION OF THE ABOVE THE PARTIES AGREE AS FOLLOWS**1. General Provisions**

- 1.1. The Services may involve margined transactions, requiring Client to deposit cash to secure its obligations under this Agreement ("Security Margin").
- 1.2. Direct Relationship: Unless otherwise agreed in writing, XLNTrade and Client each enter into this Agreement as principal and XLNTrade will not accept an undisclosed/unapproved principal acting through Client. With regard to such a principal, Client agrees to provide XLNTrade with its identity, personal information, and other information that XLNTrade may seek.
- 1.3. Information Services: From time to time XLNTrade may provide the Client with access to various information and content via XLNTrade Website or Trading Platform. Furthermore, XLNTrade may provide the Client with links to third party websites that may include information. This information is supplied "as is" and is for guidance only. Use of such information is entirely at the Client's own risk. To the fullest extent permitted by law, XLNTrade make no representations or warranties of any kind, including but not limited to, the accuracy, quality or completeness of the information. XLNTrade shall not be liable for any action taken by the Client as a result of the Client relying on any of this information or for any loss or damage suffered by the Client as a result of you using such information or any third party website linked to XLNTrade. No information provided shall be deemed as assurance or guarantee on the results of any trade.
- 1.4. No Investment Advice: Client hereby acknowledges that the Services do not include the provision of investment advice and/or the provision of personal recommendations in respect of one or more transactions relating to one or more instruments. Any information that may be provided aims merely to assist the Client's investment decision making and does not constitute investment advice.
- 1.5. No Physical Delivery of Underlying Instruments: the Client hereby acknowledges that entering into trades through the Trading Platform does not result in the physical delivery of currency or of the underlying instrument and that trades are cash adjusted or closed by the Client taking an offsetting position. For this reason, open trades will always be closed with XLNTrade and the Client's account will either be credited or will be debited according to the profit or loss made on the trade.
- 1.6. Errors: Quotations provided by XLNTrade, via third parties or otherwise, may be incorrect for whatever reason. Following a transaction involving such quotation errors, XLNTrade in its discretion, reserves the right to correct the affected account balance. Any dispute arising from such errors or corrections will be resolved on the basis of the fair market value of the relevant currency at the time of the error.
- 1.7. Market Fluctuations: Client understands and acknowledges that the market for currency is subject to sudden changes due to news events and other announcements, acts of war or terrorism, pandemics, power failures, strikes or civil commotions, business trends, political developments, fluctuations in other financial and commodity markets, and other factors beyond XLNTrade 's control. XLNTrade may determine in its sole discretion that an emergency or exceptional market condition exists, in which case it reserves the right to impose trading limits or special terms, cancel or suspend any transaction, or close an account.
- 1.8. Trading Indices: the Client hereby understands and acknowledges that he is aware that in the case of Contract for Difference (CFD) trade, XLNTrade shall open its trading within 5 minutes of the opening of the relevant market. XLNTrade reserves the right not to accept any trade of such instrument during the first 5 minutes of the trading day. XLNTrade reserves its right to cancel any trade, in its own discretion, of such instrument made during the first 5 minutes of the trading day.

Full Name: Dana Bahlawan Signature:  Date: 17.07.2023