

29/04/2021

Outline Agreement between General Clearing Member and Trading Client (Minimum Clauses)

(April 2021 edition)

BETWEEN

Name / Corporate name (hereinafter, the
"**General Clearing Member**"), with registered office in
Address Post code
VAT number Tax code
First name and family name of Legal Representative
Position held in the Company

AND

Name / Corporate name (hereinafter, the
"**Trading Client**"), with registered office in
Address Post code
VAT number Tax code

First name and family name of Legal Representative

Position held in the Company

WHEREAS

- a) the General Clearing Member and the Trading Client intend to enter into this agreement with respect to the Sections identified and validated by both Parties by accessing the dedicated area of CC&G Internet site in the Membership process to the Central Counterparty Guarantee System (hereinafter, the "System"), managed by Cassa di Compensazione e Garanzia S.p.A. (hereinafter, the "CC&G");
- b) When executing this Agreement the member declares to:
- vest with the role of General Clearing Member, according to the definition contained in the Regulations;
 - vest with the role of Designated Clearing Member according to the definition contained in the Regulations;
- c) CC&G's Regulations (hereinafter the "Regulations") provide that, in order to avail themselves of the System the General Clearing Member and the Trading Client shall execute an appropriate "Request for Services" and that both execute this agreement "Agreement between General Clearing Member - Trading Client" (Minimum Clauses) pursuant to which a General Clearing Member shall assume vis-à-vis CC&G, inter alia, the contractual positions assumed by the Trading Client on the Market;
- d) the General Clearing Member and the Trading Client declare to be aware of the Regulations and the relevant Instructions (hereinafter, the "Instructions"), the General Conditions for the provisions of services by CC&G (hereinafter, the "General Conditions"), and all other provisions that govern the System;
- e) the Parties declare that they are aware of the contractual characteristics of the contracts entered into on the Market/s guaranteed by CC&G and of the rules and regulations concerning it/them and of the operating rules of the Settlement Services and of the Target 2 System;
- f) the Parties declare that they shall undertake to remain informed of all changes in the documents and the provisions set out in paragraphs d) and e) above, and the

characteristics of new Financial Instruments that may be guaranteed in the context of the Section(s);

- g) by this deed the Parties intend to execute an agreement of the type indicated in paragraph c) above for the performance by the General Clearing Member of its obligations also as result of the Transfer Orders provided for under the Regulations both in the event that the Trading Client decides to hold the guarantees and Contractual Positions in accordance with the provision of Article 39, paragraph 3 of EMIR Regulation ("segregation by individual client") and in the event that it chooses to hold the guarantees and Contractual Positions in accordance with the provision of Article 39, paragraph 2 of EMIR Regulations and with the provision of Article 30 of MiFIR Regulation and of Article 4 paragraph 2 of the COMMISSION DELEGATED REGULATION (EU) 2017/2154;
- h) the Clearing Member participating in the Share, Bond and Equity Derivatives Sections shall join the Presettlement Service provided by Monte Titoli also on behalf of the Trading Client for whom it assumes the role of General Clearing Member.

The General Clearing Member and the Trading Client may be hereinafter referred to individually as a "Party" and jointly as the "Parties".

NOW, THEREFORE, IN CONSIDERATION OF THE ABOVE PREMISES

THE PARTIES AGREE AS FOLLOWS

Article 1 – Premises and Definitions

- 1.1** The premises are an integral and substantial part of this Agreement.
- 1.2** Capitalized terms when used herein shall have the same meaning – unless otherwise indicated - as the definitions contained in the Regulations, the Instructions, and the General Conditions.

Article 2 – Subject

- 2.1** From the moment this Agreement enters into force, the provisions of the Regulations and in particular of Articles B.1.1.1, B.1.1.2 and B.3.1.1 of the same shall apply to the Transfer Orders. Starting from that moment the General Clearing Member is bound to provide to the final settlement of the Contractual Positions of the Trading Client.

2.2 By effect of the provisions of the preceding paragraphs, on receipt of the Transfer Orders for the transactions of the Trading Client on the Market/s, CC&G shall immediately proceed to register the corresponding Contractual Positions according to what provided by the Regulations in:

- an omnibus client account;
- an omnibus client account with recording of the Contractual Positions of the Trading Client in specific "General Clearing Member/house -Trading Client" account and "General Clearing Member/client-Trading Client" account;
- a segregated client account with recording of the Contractual Positions of the Trading Client in specific "General Clearing Member/house-Trading Client" account and "General Clearing Member-Client/Trading Client" account;
- a gross omnibus segregated client account with distinct recording of the Contractual Positions of the Trading Client's Indirect Clients in specific sub-accounts

as further indicated by the General Clearing Member through the dedicated area of CC&G internet site.

2.3 It is understood that changes to the Regulations and/or the Instructions that result in provisions that are not compatible with those contained in this agreement, shall prevail and shall replace the latter, without prejudice to the right of withdrawal provided in Article 10, paragraph 3.

Article 3 – Mandates and authorizations

3.1 The Trading Client shall exercise on behalf of the General Clearing Member the functions indicated at Article B.1.2.3, paragraph 1, of the Instructions.

3.2 The General Clearing Member may grant mandate to the Trading Client, through the dedicated area of CC&G internet site, to exercise on its behalf the functions indicated at Article B.1.2.3, paragraph 2, of the Instructions.

3.3 The Trading Client shall simultaneously notify the General Clearing Member of the functions exercised pursuant to paragraphs 1 and/or 2.

3.4 The General Clearing Member may authorize the Trading Client, through the dedicated area of CC&G Internet site, to consult the Reports and Data Files indicated at Article B.1.2.3, paragraph 4, of the Instructions.

- 3.5** For the purpose of allowing the Trading Client to fulfil its reporting obligations pursuant to the European rules, the General Clearing Member may authorize CC&G to send to the relative market - through the dedicated area of the CC&G website - the Trading Client's position related to the commodity derivatives contracts, so that the market can then report such data to the relevant competent authority.
- 3.6** The mandates provided at paragraph 3.2 above and the authorization provided at paragraph 3.4 may be granted or revoked by the General Clearing Member with a prior notice of at least 5 business days through the dedicated area of CC&G internet site.

Article 4 – Supplementary agreements

- 4.1** A separate agreement shall be/has been entered into between the Parties to define the guarantees necessary for performing the obligations undertaken vis-à-vis each other and those undertaken by the General Clearing Member with CC&G by virtue of the Transfer Orders, the replacement mechanism indicated at Article 2, the management of possible fails of the Trading Client, the General Clearing Member's expenses, and the refund of any costs, including any other aspect considered appropriate by the said parties.
- 4.2** Any matter arising here from that is not provided in this agreement shall be agreed separately between the said parties as reciprocal accessory requirements, it remaining understood, however, by mutual agreement between the parties, that the provisions of the present agreement shall prevail for all effects over any conflicting or incompatible provisions contained in the said separate agreements.

Article 5 – Default of the Trading Client

- 5.1** The Trading Client undertakes to fulfil its obligations to the General Clearing Member arising from the Transfer Orders indicated in Article 2, according to the provisions of the Regulations, in due time for the General Clearing Member to fulfil its corresponding obligations to CC&G.
- 5.2** It is understood that in the event that the General Clearing Member notifies CC&G within the required deadline of the failed performance by the Trading Client of its settlement obligations, in whole or in part, the General Clearing Member under its sole responsibility is bound to close the contractual positions of the Trading Client, pursuant to the provisions of Articles B.6.1.1 and B.6.2.2 of the Regulations and CC&G shall perform the activities provided therein for the Trading Client, there being no obligation however, for CC&G to ascertain the truthfulness of the notification by the General Clearing Member.

Article 5 bis-Default of the General Clearing Member

5.1bis In case of default of the General Clearing Member, the Trading Client may avail itself - without the consent of the Defaulting General Clearing Member - of a Designated Clearing Member to which the Contractual Positions and relevant existing guarantees of the Trading Client shall be transferred on the terms and conditions indicated in the Regulations. The Designated Clearing Member shall be allowed to operate only if it has entered into with the Trading Client the "Agreement between General Clearing Member and Trading Client" (Minimum Clauses) pursuant to the provisions of the Regulations and better explained in paragraph g) of the Premises. The Designated Clearing Member shall take on the role of General Clearing Member from the transfer to him of Contractual Positions and guarantees of the Trading Client.

Article 6 - Confidentiality clause

- 6.1** The Trading Client recognises that the General Clearing Member has, at all times, a direct interest in being aware of the activities of the Trading Client on the Market(s), and therefore permits the General Clearing Member to obtain the relevant information from CC&G, or from another company engaged by CC&G.
- 6.2** The General Clearing Member undertakes to observe and to ensure that the personnel of which it avails itself, including when not directly employed, practice all due confidentiality in relation to data, facts, and other information known or knowable within the context or in relation to the obligations assumed under this agreement.

Article 7 – Communication obligations

7.1 The General Clearing Member shall remain obligated – for the purposes of the execution of the agreements set out in preceding articles – to inform CC&G, including on behalf of the Trading Client, of the conclusion of this agreement by sending a copy hereof with original signatures by the Parties, as a condition for the Trading Client's operations in the Section(s). CC&G, after carrying out the necessary verifications, shall proceed to notify the Parties of the date from which this agreement shall therefore take effect. For the purposes of the opening of the gross omnibus segregated client account, the General Clearing Member shall ensure that the Trading Client is a credit institution, an authorised investment firm or an equivalent credit institution or investment firm of a third country. The General Clearing Member shall provide CC&G with a declaration to this effect. In addition to this, and with reference to the same type of accounts, the General Clearing

Member shall provide CC&G with all the information necessary to identify the Contractual Positions held for the account of each Indirect Client by each Trading Client at least on a daily basis and in any case as soon as such information is available, to enable recording of such positions in the dedicated sub-accounts.

- 7.2** Following the notification from CC&G as indicated in paragraph 1, both Parties shall be considered as entering into obligations also in relation to CC&G – and CC&G shall be authorised to carry out the credit and debit transactions pursuant to the provisions of this agreement in accordance with the Regulations and other rules of the System.
- 7.3** In the event of merger or incorporation of the General Clearing Member with other entities, or a transfer of relevant business segments, the General Clearing Member shall undertake to notify CC&G and the Trading Client, at least thirty calendar days in advance, the time from which the merger or transfer shall take effect with regard to this agreement. The General Clearing Member shall remain responsible – with effect also for the incorporating entity, the entity resulting from the merger, or the transferee – for any delay in notifying CC&G and/or the Trading Client, including in cases where any delay involves the suspension by CC&G of the General Clearing Member, the incorporating entity, the entity resulting from the merger, and/or the transferee and the Trading Client, for the time necessary to fulfil its obligations.
- 7.4** In the event of merger or incorporation of the Trading Client with other entities, or a transfer of certain business segments, the Trading Client undertakes to notify CC&G and the General Clearing Member, at least thirty calendar days in advance, of the period remaining and the moment from which the merger or transfer shall take effect with regard to this agreement. The Trading Client shall remain responsible – with effect also for the incorporating entity, the entity resulting from the merger, or the transferee – for any delay in notifying CC&G and/or the General-Clearing Member, including cases where a delay involves the suspension by CC&G and/or the General Clearing Member of the Trading Client, the incorporating entity, the entity resulting from the merger, and/or the transferee, for the time necessary for the fulfilment of its obligations.
- 7.5** Each Party undertakes to notify the other, simultaneously with the notification to CC&G, of the exercise of their right of withdrawal from the Section(s).

Article 8 – Suspension of the Trading Client

- 8.1** The Trading Client acknowledges and accepts that, according to the provisions of the Regulations, the General Clearing Member may – under its own exclusive responsibility – request CC&G to suspend the Trading Client pursuant to Article B.2.2.2 of the Regulations.

CC&G shall not have the right or obligation to verify the appropriate use of this power, nor its correspondence with any agreements on the subject established pursuant to article 4.

- 8.2** The Trading Client declares to be aware that the General Clearing Member shall in all cases remain obligated to carry out its obligations arising from the Contractual Positions registered in the accounts indicated at Article 2, paragraph 2. Therefore the suspended Trading Client, even if suspended for other reasons pursuant to the Regulations, shall in all cases remain obligated to fulfil its obligations concerning Contractual Positions deriving from contracts entered into in the Market(s) of reference of the Section(s) and to pay all sums due to the General Clearing Member.

Article 9 – Express Termination Clauses

- 9.1** Without prejudice in all cases to the Parties' mutual obligations and their obligations to CC&G in relation to Contractual Positions existing at that time, this agreement shall be terminated by force of law in the event and at the time of termination, dissolution or loss of effect for any reason, including withdrawal and exclusion from the Section(s), of the relevant contractual relationship between CC&G and the General Clearing Member and/or the Trading Client.
- 9.2** The termination of this agreement pursuant to paragraph 1 above concerning only one Section shall not give rise to the termination of this agreement for any further Section(s). In such cases, the Parties may exercise their right of withdrawal from these Section(s) pursuant to Article 10.

Article 10 – Effective Date, Term and withdrawal

- 10.1** This agreement shall have effect from the date indicated by CC&G pursuant to Article 7, paragraph 1. This Agreement shall be for an indefinite term by agreement between the Parties.
- 10.2** Either Party may terminate this agreement at any time, by sending a notice of withdrawal to be received by the other Party and by CC&G according to the provisions of the Regulations and the Instructions.
- 10.3** The provisions of Articles 2 and 8 shall continue to apply to trades made by the Trading Client during the period of notice of withdrawal and up to the moment at which the withdrawal becomes effective, and the Trading Client shall be obligated to perform all the consequent obligations.

Article 11 – Replacement of the General Clearing Member

11.1 In the event that the Trading Client replaces the General Clearing Member (hereinafter referred to as the "Ceasing General Clearing Member") with another General Clearing Member:

- a) the Parties declare that they agree that effective from the time when CC&G receives the "Agreement between General Clearing Member -- Trading Client" (Minimum Clauses) signed with the new General Clearing Member and notifies the effectiveness of the same to the New General Clearing Member and to the Ceasing General Clearing Member, the new General Clearing Member shall take over in its relationships with CC&G, all the Contractual Positions already registered with CC&G in the name of the Trading Client;
- b) CC&G shall transfer the guarantees relating to the Trading Client and deriving from the membership of this to the Section/s through the Ceasing General Clearing Member.

The foregoing is applicable within the limits allowed by the chosen account structure.

11.2 The provisions of the previous paragraphs shall be applied as far as they are compatible with the prevailing rules of the Settlement Services, including those relating to preliminary verification requirements, with particular reference to the positions to be settled within the most stringent timeframes, and with the rules of the Collateral Management Service.

11.3 The two General Clearing Members shall separately establish appropriate understandings with the Trading Client to define, between themselves, the effects of the aforementioned transfers. The Trading Clients shall notify it to CC&G by letter, copying the two General Clearing Members, before the effective date of the new Agreement between the General Clearing Member – Trading Client" (Minimum Clauses) according to Article 10, paragraph 1.

11.4 In case of replacement of the General Clearing Member due to default on its part, pursuant to Article B.6.2.1 of the Regulations, Article 5bis shall apply.

Article 12 – Jurisdiction and applicable law

12.1 Unless otherwise provided in the agreements indicated at article 4, paragraph 1 above, the parties accept the jurisdiction of the Courts of Milan for any disputes or proceedings that are or should be referred to a judge, and the laws of Italy as the laws governing this agreement, specifically accepting, in particular, without exclusion, as far as the form,

interpretation and validity requirements of the agreement are concerned, the obligations deriving therefrom (including those relating to the compensation of damages) and their performance. Said performance shall take place, in any event, in Italy.

12.2 The Parties mutually acknowledge that the content of this agreement was not prepared unilaterally by either one of them, having both decided by mutual agreement to adopt the outline agreement prepared by CC&G.

(Place and date)

By: _____

(The General Clearing Member)

By: _____

(The Trading Client)

This Agreement, duly filled in and signed, shall be sent by mail (and in advance by e-mail, as appropriate) to:

CASSA DI COMPENSAZIONE E GARANZIA S.p.A.

Risk Management & Membership

Piazza degli Affari, 6

20123 Milano

e-mail: CCG-membership@euronext.com

The Italian text of this document shall prevail over the English version.