ARGUS AGREEMENT FOR THE PROVISON OF INVEST	MENT AND ANCILLARY SERVICES (Natural Person)
THIS AGREEMENT IS MADE TODAY / / 20	Client's Code:
Between <b>Argus Stockbrokers Ltd</b> , Company Registration No. 108270, having its 2 <sup>nd</sup> Floor, 1080 Nicosia, Cyprus (hereinafter called "Argus"), carrying on busines: Mr/Ms/Messrs	
with Identification Card / Passport)	, Address
Contact telephone number	Fax number
Email address	
which shall be collectively referred to as the "Parties" and individually as the "P	arty" to the Agreement)
WHEREAS A. Argus is a Cypriot Investment Firm (CIF) and pursuant to its CIF license r Exchange Commission, it has the right to provide Investment and Ancillary Serv	
B. The Client wishes to make use of the services provided by Argus and, spec <u>Appendix 1</u> with regards to Financial Instruments, having completed for this p part of the Agreement,	
C. Argus has proceeded with the evaluation of the suitability of the Financi investing experience.	ial Instruments in relation to the Client's knowledge and
NOW BY THIS AGREEMENT THE PARTIES AGREE AS FOLLOWS:	

- i. Argus agrees to provide to the Client and the Client wishes to be provided with the Investment Services noted in Section F, <u>Appendix 1</u>, and any other additional Appendices. Section F, <u>Appendix 1</u>, as well as any other of the Appendices of the Agreement, may be amended at any time during the life of the present Agreement and any such amendment shall not affect any other terms of this Agreement.
- ii. For purposes of provision of the Investment Services and other services, the Client agrees and undertakes to provide Argus with any securities or assurances that may be agreed between the Client and Argus. Should the provision of securities or assurances by the Client be agreed between the Parties, on a separate agreement, Argus is entitled to consider the provision of such securities or assurances as a condition precedent to the provision of the Investment Services and other services.
- iii. The Client agrees that the Services will be provided in accordance to the TERMS AND CONDITIONS of the Agreement which shall be an integral part of it and its <u>Appendices</u>. Furthermore, the <u>Appendices</u> and the <u>Politically Exposed Persons Document</u>, provided that they are signed, shall become integral parts of the Agreement from the date of their full signature. Condition Precedent for the coming into effect of the Agreement, constitutes the completion in full and signature of the Parties of the <u>Appendices 1 and 2</u>, and of <u>Appendix</u> <u>1.1.</u> and the <u>Politically Exposed Persons Document</u>, if applicable.
- iv. With the signature of the present Agreement, the Parties agree that Argus shall provide to the Client, as a minimum, the following Investment Services:
  - (1) Service of <u>Reception and Transmission of Orders</u>, for the performance of transactions in relation to one or more Financial Instruments.
  - (2) Service of <u>Execution of orders on behalf of clients</u>, for the performance of transactions in relation to one or more Financial Instruments.
- v. For the provision of additional Investment Services and other services, provided that this is accepted by Argus, the Parties must select the additional Investment Services and other services in **Section F**, <u>Appendix 1</u>, and sign the relevant Appendices set out below:
  - 1. For the provision of the Service of Investment Advice, **Appendix 3**, shall be signed.
  - 2. For the provision of the services of <u>Facilities for the Electronic Transmission of Orders</u>, <u>Appendix 4</u> shall be signed.
  - 3. For the provision of the Service of Discretionary Portfolio Management, <u>Appendix 5</u> shall be signed.
- vi. The provision of the additional Investment Services and other services, shall be governed by the Agreement and by the terms of the relevant Appendix. The Appendices shall be attached to the Agreement and shall constitute an integral part of it from the date of their signature by both Parties. Where there is a conflict between the terms of the Appendices and the terms of the rest of the Agreement or other Appendices with regards to the Investment or other services relating to each Appendix, the terms of the Appendix relating to the specific Investment Service or other service, shall prevail.



# AGREEMENT FOR THE PROVISON OF INVESTMENT AND ANCILLARY SERVICES (Natural Person)

vii. The Client solemnly declares that:

(1) he has perused and fully understood the whole content of the **TERMS AND CONDITIONS** and the relevant Appendices of the Agreement, with which he absolutely and unreservedly agrees and he accepts that he shall be fully bound by them,

(2) he has received a copy of the **TERMS AND CONDITIONS** of the Agreement and the relevant Appendices prior to the date of the signature of the Agreement and has had the opportunity to receive advice from a lawyer of his choice.

This Agreement has been made in one original which is retained by Argus and the Client is being given a certified copy of it. The Parties have signed this Agreement on the date specified below.

1 Full Name	
1. Full Name:	 //

For and on behalf of ARGUS

Signature .....

Position: Managing Director

## Name: Andri Tringidou

DATE: \_\_\_\_/ \_\_\_/ \_\_\_\_\_

WITNESSES	Signature	Date
For the Client		
1. Full Name:		
Identification Card / Passport no.:		
Address:		/ /
		//
For Argus		
2. Full Name:		
Identification Card / Passport no.:		
Address:		

### **Argus Stockbrokers Ltd**



(CIF Regulated by the Cyprus Securities and Exchange Commission – License No. 010/03 dated May 12, 2003) Registered Office & Headquarter: 25 Demosthenis Severis Ave., Metropolis Towers, 1st & 2nd Floor, 1080, Nicosia, Cyprus

## **APPENDIX 1**

## **CLIENT QUESTIONNAIRE (NATURAL PERSON)**

For the purposes of offering you the best possible service, protection and promotion of your interests, and in order to comply with the Law and the Directives of the Cyprus Securities and Exchange Commission and the Prevention and Suppression of Money Laundering Activities Law 188(I)/2007 as amended, it is highly important that you provide us with the necessary information regarding yourself. You are kindly requested to take all necessary steps for the fullest and most accurate completion of this Questionnaire. We draw your attention to the importance of informing Argus of every change in the information provided hereunder.

It is noted that Argus shall deem that the information you have provided is correct and complete and shall rely on this information for evaluating your profile and the services to be provided.

All words denoting the singular number shall include the plural number and vice versa, all words denoting the masculine gender shall include the female gender and vice versa and all words denoting natural persons shall include legal entities and vice versa. Unless where the text otherwise provides, the terms and interpretations of the Agreement for the Provision of Investment Services shall apply to Appendix 1.

Name:		Surname:	
Previous Names / Surnam	nes:	Father's Name:	
Date of Birth:		Identity Card/ Passport No.:	
Country of Issue:		Nationality:	Country of Birth:
Occupation:		Employer*:	City of Birth:
Work Address:			Work Tel.:
Home Tel. (Landline):		Tel. (Mobile):	Fax:
Home Address :			City:
Post Code:	Country:	Email Address:	
General Correspondence	Address (if different):		
City:	Post	Code: Co	ountry:
Mamor / Surname			
	es:	Father's Name:	
ate of Birth:		Father's Name: Identity Card/ Passport No.:	
ate of Birth:		Father's Name: Identity Card/ Passport No.:	Country of Birth:
ate of Birth: ountry of Issue:		Father's Name: Identity Card/ Passport No.: Nationality:	Country of Birth:
ate of Birth: ountry of Issue: ccupation:		Father's Name: Identity Card/ Passport No.: Nationality: Employer*:	Country of Birth:
ate of Birth: ountry of Issue: ccupation: /ork Address: ome Tel. (Landline):		Father's Name: Identity Card/ Passport No.: Nationality: Employer*: Tel. (Mobile):	Country of Birth: City of Birth: Work Tel.:
ate of Birth: ountry of Issue: ccupation: /ork Address: ome Tel. (Landline):		Father's Name: Identity Card/ Passport No.: Nationality: Employer*:	Country of Birth: City of Birth: Work Tel.:
ate of Birth: ountry of Issue: occupation: /ork Address: ome Tel. (Landline): ome Address :		Father's Name: Identity Card/ Passport No.: Nationality: Employer*: Tel. (Mobile):	Country of Birth:         City of Birth:         Work Tel.:         Fax:         City:
ate of Birth: ountry of Issue: occupation: /ork Address: ome Tel. (Landline): ome Address : ost Code:	Country:	Father's Name: Identity Card/ Passport No.: Nationality: Employer*: Tel. (Mobile):	Country of Birth:         City of Birth:         Work Tel.:         Fax:         City:
ate of Birth: ountry of Issue: occupation: /ork Address: ome Tel. (Landline): ome Address : ost Code:	Country: Address (if different):	Father's Name: Identity Card/ Passport No.: Nationality: Employer*: Tel. (Mobile): Email Address:	Country of Birth:           City of Birth:           Work Tel.:           Fax:           City:

I do not ao	ccept to be informed reg	Postage: atch of contract notes, by accessing a arding the executed transactions via ive material on products and service	SMS	Email: age through the use of an account p	password	
A.2. ADD		NILS WHERE THE CLIENT'S HOLD	S OR HAS HE	LD A SIGNIFICANT PUBLIC FUNG	CTION	
If you ho	old or have held, over	the last 12 months a significant	public functi	on (i.e.: minister, member of Pa	arliament, Mem	ber of the Board
of a Regu	lator Authority) or yo	ou are a close associate of such	person, mark	c this field.		

of a Regulator Authority) or you are a close associate of such person, mark this field.

If you have marked the above field, it is necessary to complete the document on **Politically Exposed Persons**.



A.3. BENEFICI	AL OWNER OTHER THAN	THE CLIENT			
	tely owns or controls th				ial Owner is any natural person or ces shall be offered and/or the
If you have n	narked the above field, th	ne <u>Beneficial Owner</u>	should complete <b>Ap</b>	opendix 1.1.	
B. DETAILS OF ADM	INISTRATOR / GUARDIA	N / CLIENT'S ATTO	RNEY / TRUSTEE, AC	TING ON BEHALF OF T	HE CLIENT
Any persons that fa	ll in the above categorie	s should complete	Appendix 1.1		
			Surname:		
			Identity Card/ Pa	assport No.:	
II. <u>Legal Entity</u>					
Capacity:					
Name:			Registration Nun	nber:	
	ase apply accordingly:				
competer	it authority.		-		original form or certified copy from a copy from a competent authority.
	ian with Client:				
-					
Relationship of Attorn					
C. CLIENT'S INVES	STMENT PROFILE				
	ons of Part C.1 are manda ary Portfolio Manageme		ons of Part C.2 are no	ot answered, Argus sha	ll not provide the Services of Investment
C 1 CLIENT'S FIN	ANCIAL CONDITION				
	your personal gross ann	ual income or your	household income ()	where applicable).	
		_		,	
<b>1.1.</b> Up to €25	.000	1.4. €	100.000 - €200.000		
<b>1.2.</b> €25.000 - €	٤50.000	☐ 1.5. >	€200.000		
<b>1.3.</b> €50.000 - 4	ε100.000				
Please indicate	the principal sources of	your annual incom	e (e.g. salary, rents re	eceivable, investments	):
	ge of your monthly incon y financial obligations?	ne (or your househ	old's income, where a	applicable) correspond	s to the expenses required to cover your
<b>2.1.</b> Up to 25	%		<b>2.4</b> .	75% - 100%	
<b>2.2.</b> 25% - 50	0/	_			
	/0		2.5. (	Over 100%	



Please inform regarding your monthly, regular financial obligations (e.g. rent, loan repayment or installments, insurance premium, personal/family expenses).

. н	ow many persons besides yourself are fina	ncially dependent	on your income (including	spouse)?	
3.	1. More than 4		<b>3.3.</b> 1-2		
3.	<b>2.</b> 3-4		<b>3.4.</b> None		
. v	/hat is, approximately, the net value of you	ır assets? (Assets v	alue less liabilities)?		
4.	<b>1.</b> Up to €50.000		<b>4.4.</b> €200.000	-€500.000	
4.	<b>3.</b> €50.000 - €100.000		<b>4.5.</b> <€500.000	)	
4.	<b>4.</b> €100.000 - €200.000				
. w	/hat percentage of your assets are readily l	iquid (i.e. securitie	s, fixed term deposits, bor	nds)?	
5.	<b>1</b> 0-25		<b>5.3</b> 51-75		
5.	<b>2</b> 26-50		<b>5.4</b> 76-100		
estm	ent Time Horizon				
. v	/hat is your time horizon for the achievem	ent of your investm	ant objectives?		
	1 More than 7 Years		6.4 1-3 Years		
				1 Voor	
6.	<b>2</b> 5-7 Years		6.5 Less than	1 Year	
6.	<b>3</b> 3-5 Years				
-	pated account turnover				
	nds that you consider investing in the first	six months followir	ng the activation of your t	rading account are	:
	Up to €5.000			0	
	€5.000 - €15.000 €15.000 - €50.000		<ul> <li>€50.000 - €150.00</li> <li>Over €150.000</li> </ul>	0	
DTHE	R INFORMATION				
	bankruptcy or any other order ever been ding your financial obligations? (If yes, ple ).			VES	
Comp by a r	you ever been engaged in a dispute with a any whose securities are listed on a mark egulatory authority in Cyprus or abroad (i nission, Central Bank)? (If yes, please prov	et or have you eve .e. Securities and E	er been sanctioned Exchange	VES	□ NO
	, , , , , , , , , , , , , , , , , , ,		• • • •		



C.2.	INVESTMENT PROFILE / COMPREHENSI	ON OF PERFORM	ANCE AND RISK	
7.	According to your expectations, what assuming that the initial investment is f		annual fluctuation of your portfolio's perform	nance you would be willing to accep
	<b>7.1</b> €94.000 - €106.000 (± 6%)		<b>7.4</b> €65.000 - €135.000 (± 35%)	
	<b>7.2</b> €88.000 - €112.000 (±12%)		<b>7.5</b> €50.000 - €150.000 (± 50%)	
	<b>7.3</b> €75.000 - €125.000 (±25%)			
8.	Which of the following statements wou	ld best represent	your reaction if the value of your portfolio sho	ould be reduced by 15%?
	8.1 Very concerned, as I cannot accep	t any decrease in t	he value of my portfolio.	
	<b>8.2</b> Worrying, although the investmen	t was done for the	e purpose of obtaining an income.	
			ains unaffected and the long term prospects	
	of the portfolio remain positive.			
	8.4 Laccept temporary changes due to	market fluctuation	ons.	
	<b>8.5</b> Indifference, because I invest in vi			
nve	stment Objectives			
Э.	What are your expectations regarding y	our portfolio's av	erage annual performance?	
	<b>9.1</b> + 6%		<b>9.4</b> + 25%	
	<b>9.2</b> + 10%		<b>9.5</b> + 35%	
	<b>9.3</b> + 15%			
10.	Which of the following statements do your objectives?	you consider that	best reflects the investment method you wo	uld like to be utilized in order to read
	<b>10.1</b> The primary objective should be to remain in low-risk investments.	secure the value	of my portfolio with the largest part of my ca	pital to
	<b>10.2</b> The investment must be low-risk b	ut should be able	to offer income (i.e. dividends, interest).	
	<b>10.3</b> The primary objective is for the inv secondary target.	vestment to be ca	bable of producing income. Return on capital	is a
	10.4 The investment must aim at return	n on capital but sh	ould also offer some income.	
	<b>10.5</b> The investment must aim at increating income.	sed return on cap	ital. If this can be achieved then there is no ne	eed for



# D. EDUCATIONAL LEVEL, INVESTMENT EXPERTISE / KNOWLEDGE AND UNDERSTANDING OF RISK

The accurate and full completion of this Section is necessary for us in order to assess the appropriateness of the financial instruments and offered Services with your investment objectives, conditions, experience and knowledge. If a person is authorised to act on your behalf (as stated in Section B of the Questionnaire), he must complete <u>APPENDIX 1.1</u>.

1. Educational Level / Professional Qualificat	ions (Please note the	higher acquire	d level)	
(1.4 higher-1.1 lower)				
<b>1.1.</b> Primary – Secondary		0	uate Degree or professional quali ance related subjects	fication
<b>1.2</b> University Degree		in finance	uate degree or professional quali e related subjects or employmen ars in a position requiring financi	t for the
2. Knowledge, experience and prior investment	nents in financial insti	ruments and m	arkets	
			I have the necessary experience	I have invested for my own
Financial Instrum	<u>nents (F.I.)</u>		and knowledge to undestand	account and/or on behalf of
			the risks involved in	third persons on
NON-COMPLEX FINANCIAL INSTRUMENTS such	as <b>shares</b> , <b>bonds</b> ,		2.1	2.2
debentures, UCITs.			(Mark w	here applicable)
COMPLEX FINANCIAL INSTRUMENTS such as Rights	s, Warrants, Options,			
Futures, Swaps, Forward-rate agreements and oth Contracts for differences.	er Derivative contracts,		2.3	2.4
If you have marked any of the above fields field	(2.1. – 2.4.) please conti	nue with answer	ing the rest of the questions include	d in this Part.
· · · · · · · · · · · · · · · · · · ·				
3. Overall, how would you assess your invest	stment knowledge and	d experience?		

Extremely limited – Little or no knowledge	3.1
Limited – I understand the basic investment principles	3.2
Average – I understand the main investment principles	3.3
Good – I understand most investment principles	3.4
Very good – I am an investment professional / frequent trader	3.5

! In case you have never invested before, neither for own account, nor on behalf of others, please do not answer the rest of the questions included in this part.

4. In which markets have you already invested for own account and/or on behalf of third persons? (Please mark only one answer) <u>Note</u>: Please mark field 4.2 if you have invested in the Home Market/Greece and/or Developed Markets AND Emerging Markets, foreign exchange markets and markets of complex financial instruments.

Home Market/Greece and/or Developed Markets (e.g. US, Western Europe)	4.1

Emerging markets (e.g. China, Russia), Foreign Exchange markets and complex financial instruments' Markets 4.2

## Argus Stockbrokers Ltd



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5. By which method have you already invested for own account and/or on behalf of third persons? (mark all app	licable options)
Discretionary Portfolio Management by a Professional Administrator	5.1
Based on investment advice I receive	5.2
Execution only, I decide on my own where to invest	5.3
6. What is the value of your current investment portfolio and/or of the one you manage on behalf of third persor	ns;
Up €50.000	6.1
€50.001 - €200.000	6.2
€200.001 - €500.000	6.3
Over €500.000	6.4
7. Sources of Investment for the creation of the Portfolio (Select all applicable)	
Own sources or funds of third persons which you invest on their behalf	7.1
Borrowed funds	7.2
8. What is the average value per transaction in relation to the transactions that you have carried out for own acc third persons over the last 2 years?	ount and/or on behalf of
	ount and/or on behalf of
third persons over the last 2 years?	
third persons over the last 2 years? O (I have not carried out any transactions over the last 2 years)	8.1
third persons over the last 2 years?         0 (I have not carried out any transactions over the last 2 years)         Up to €10.000	8.1
third persons over the last 2 years?         0 (I have not carried out any transactions over the last 2 years)         Up to €10.000         €10.001 – €50.000	8.1 8.2 8.3
third persons over the last 2 years?0 (I have not carried out any transactions over the last 2 years)Up to $\leq 10.000$ $\leq 10.001 - \leq 50.000$ $\leq 50.001 - \leq 100.000$	8.1   8.2   8.3   8.4   8.5
third persons over the last 2 years?         0 (I have not carried out any transactions over the last 2 years)         Up to €10.000         €10.001 - €50.000         €50.001 - €100.000         Over €100.000         9. How many transactions on Financial instruments have you carried out on average, on an annual basis for own	8.1   8.2   8.3   8.4   8.5
third persons over the last 2 years?         0 (I have not carried out any transactions over the last 2 years)         Up to €10.000         €10.001 - €50.000         €50.001 - €100.000         Over €100.000         9. How many transactions on Financial instruments have you carried out on average, on an annual basis for own of third persons over the last 2 years?	8.1   8.2   8.3   8.4   8.5   account and/or on behalf
third persons over the last 2 years?         0 (I have not carried out any transactions over the last 2 years)         Up to €10.000         €10.001 - €50.000         €50.001 - €100.000         Over €100.000         9. How many transactions on Financial instruments have you carried out on average, on an annual basis for own of third persons over the last 2 years?         0 (I have not carried out any transactions over the last 2 years)	8.1
third persons over the last 2 years?         0 (I have not carried out any transactions over the last 2 years)         Up to €10.000         €10.001 - €50.000         €50.001 - €100.000         Over €100.000         9. How many transactions on Financial instruments have you carried out on average, on an annual basis for own of third persons over the last 2 years?         0 (I have not carried out any transactions over the last 2 years)         Less than 10	8.1



## FOR ARGUS USE ONLY

## **RATING OF CLIENT'S INVESTMENT PROFILE (Part C)**

	Questions									
Answers	1	2	3	4	5	6	7	8	9	10
1	1	9	1	2	4	0	1	0	2	0
2	2	7	2	4	6	2	4	4	6	2
3	3	5	4	6	8	3	7	8	8	5
4	4	3	6	8	10	5	9	10	10	9
5	6	1		10		9	13	12	12	13
Total										
				ΤΟΤΑ	L RATING					
C1. Client's Financial Condition (Ability) (Questions: 1- 6) C2. Comprehension of performance and risk (Willingness) (Questions: 7-10)										
Client's Investment Profile as deducted from Questions 7-10 (Please circle)Conservative (3-20)				Balanced (21-40)			Aggressive (41-50)	-		

<u>Financial Instruments appropriate for the Client's investment knowledge and experience.</u> If the Client has marked any of the above fields (2.1 - 2.4), please proceed with the rating of the Client's answers to questions 3-9.

RATING OF CLIENT'S KNOWLEDGE AND EXPERIENCE (Part D)									
				Questions					
Answers	1	2	3	4	5	6	7	8	9
1	5	7	0	2	2	1	2	0	0
2	10	5	2	4	4	2	4	1	1
3	15	10	5		8	3		2	2
4	20	13	7			4		3	3
5			15					4	4
Total									
TOTAL RATING									
Financial Instru Client's knowle			Instruments			Financial			

### E. CLIENT CATEGORISATION

Your categorisation, and, consequently, your level of your protection, -such as whether you shall be entitled to the payment of compensation from the Investor Compensation Fund-, will be determined pursuant to the answers and information you shall provide in this Part.

### Pursuant to the relevant legislation:-

I. 'Retail Client is a client that is not a professional client

**II. 'Professional Client'** is a client who possesses the experience, knowledge and expertise to make its own investment decisions and properly assess the risks that it incurs. A professional client is a Per Se professional Client or Elective Professional Client.

<u>NOTE</u>: With regard to Natural persons, for a Client to be categorised as a 'Professional Client', he should be Commodity and commodity derivatives dealers or an institutional investor.

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CL	IENT CATEGORISA	TION AND IN	IVESTMENT PROFILE						
	⇒ In accordance wir as a:	th the informa	ation provided by the Client and	the provis	sions of the relevant legislation,	the Client is		CATE	EGORISED
	RETAIL CLIENT		PROFESSIONAL CLIENT		ELIGIBLE COUNTERPARTY				
	→ In accordance wi	th the inform	ation provided to Argus, the Cli	ent's INVE	ESTMENT PROFILE is:				
	Conservative		Balanced		Aggressive				
<u>сн</u>	ECKED BY:						DATE:	//_	
(Ar	gus Officer)	F	ULL NAME		SIGNATURE				

### Request for a different client treatment (As a professional client or Non Professional) :

In case you have been categorised as a RETAIL CLIENT:

ARC

- i. but wish to be treated as a PROFESSIONAL CLIENT, or
- ii. your circumstances may change in the future and on the basis of the new set of facts, you wish to be treated as a PROFESSIONAL CLIENT, you must notify Argus in writing on your request to be treated as a PROFESSIONAL CLIENT.

In accordance with the Law, in order to allow <u>clients-Natural persons</u> to waive part of their protection and be treated as PROFESSIONAL CLIENTS, an appropriate assessment must take place. In this assessment, the Client should satisfy at least two of the following three criteria:

- I. To possess significant financial knowledge and expertise or to possess or to have possessed an executive position in a regulated investment firm or bank;
- II. To have carried out transactions of significant size on the same financial instruments at an average frequency of ten (10) transactions per quarter over the previous four quarters;
- III. To possess a financial instrument portfolio including cash deposits and financial instruments of at least €500.000.

A Professional Client has the right to request not to be treated as a professional client and Argus may accept to provide him with a higher level of protection. In case you have been categorised as a PROFESSIONAL CLIENT but wish not to be treated as a PROFESSIONAL CLIENT by Argus, you may communicate your request by marking with X the field below:

I hereby request that the rules of professional conduct that govern the relationship of Investment Firms and RETAIL CLIENTS be applied in my case. I declare that I understand the consequences of not being treated as a Professional Client by Argus.

It is noted that, in accordance with the Law, the highest level of protection shall be offered if the Client which is deemed to be a professional client, enters into a written, separate agreement with Argus to the effect that it shall not be treated as a professional client for the purposes of the applicable conduct of business rules.



## F. SERVICES IN FINANCIAL INSTRUMENTS

Please mark with an X the investment and other services you wish to be provided with by Argus:

		SERVICES PROVIDED		
	Reception & Transmission of orders in relation to one or more financial instruments	Execution of orders on behalf of clients	Investment Advice	Asset Management Services
	$\boxtimes$	×	□Appendix [] must be signed	Appendix [] must be signed.
Shares and bonds	CSE	Regulated Markets, where ARGUS is a member	CSE	CSE
	Foreign Markets		Foreign Markets	Foreign Markets
Mutual Funds	ASE	Regulated Markets, where ARGUS is a member	ASE	ASE
Derivative Products	ADEX	Regulated Markets, where ARGUS is a member	□ adex	□ adex
Contracts For Differences (CFD's)	Foreign Markets		Foreign Markets	Foreign Markets
Foreign Exchange Derivative Products & Foreign Exchange	Foreign Markets		Foreign Markets	Foreign Markets

**Facilities for the Electronic Transmission of Orders (choose) - Appendix 4** must be signed.

**Electronic Platforms:** 

ARGUS Online Trader CSE and ASE

ARGUS Global Trader

ADEX Platform

<sup>&</sup>lt;sup>1</sup> If you have selected Argus Global Trader, you acknowledge and agree with the terms of business applicable that are available on the Company's website



If you have selected ARGUS Global Trader, please complete the following (optional):

I/We the undersigned \_

with this power of attorney authorise ARGUS Stockbrokers Ltd (ARGUS) Reg. Number HE108270, registered office at 25 D. Severis Ave., Metropolis Tower, 1st and 2nd Floor, 1080 Nicosia and CIF licence No. 010/2003, that can represent and act on my/our behalf for the below:

- 1. Sign any documents for the settlement of any debits and/or credits in my/our ARGUS Global trader account for the execution of mine/our orders.
- Manage and/or operate my/our ARGUS Global Trader account with the purpose of force liquidation or close of the position to cover any
  negative balances that might be occur due to inability of immediate cover of those on my/our behalf or because of margin calls with
  deposits of additional cash after acknowledgement from Argus.

I/We declare that I/we am/are liable to acknowledge any transactions made in accordance with this power of attorney.

SIGNATORIES	Signature	Date
2. Full Name:		
2. Full Name: Identification Card / Passport no.:		/



No

# G. BASIC INFORMATION

# I. BEST EXECUTION POLICY

I confirm that I have carefully read and understood the content of the Order Execution Policy of Argus (the 'Policy'). I accept the terms described in the aforementioned Policy and accept that this Policy shall be applied by Argus in the execution of my orders for the effecting of transactions in Financial Instruments.

Please note that Argus may be unable to execute your orders in case you do not agree with the aforementioned policy.

## II. ACCEPTANCE OF POLICIES AND OTHER DOCUMENTS AND TERMS

I confirm that I have received, read and fully understood the content of the documents listed below. I accept the terms stated in these documents and accept that the policies described therein, shall be applied by Argus in relation to the provision of the Services.

- 1. Terms & Conditions
- 2. Order Execution Policy
- 3. Conflicts of Interest Policy
- 4. Client Categorization Policy
- 5. Complains Handling Policy & Form
- 6. Privacy Policy & General Data Protection Notice

7. MIFID II Information Document succinctly stating the Policies of Argus in relation to the provision of investment services and related matters These documents are posted on Argus's website and I accept that they may be amended from time to time and that Argus shall inform me on every amendment either through direct communication or through posting the amended document on its website.

III. CONSENT TO THE EFFECTING OF TRANSACTIONS OUTSIDE A REGULATED MARKET OR A MULTILATERAL TRADING FACILITY

I agree and acknowledge that Argus may:

- 1. Execute an order on my behalf outside a Regulated Market or a Multilateral Trading Facility as these terms are defined in the Law.
- 2. Act on its sole discretion on whether it shall publicize any non-executed limit order under the existing market conditions.

### Please note that Argus may be unable to execute your transactions in case you do not agree with the above.

### IV. FATCA Status Confirmation<sup>2</sup>

1.	Are you a	US resident for	tax purposes?
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□ Yes (If yes, please state you US TIN) .....

Please complete the certification of your status: Form W-8ben

<sup>&</sup>lt;sup>2</sup> Please find a glossary of FATCA terms in the following link: FATCA Glossary



## V. CRS- Common Reporting Standard Compliance<sup>3</sup>

### Please indicate all countries that you are tax resident

Tax Country	Tax Identification Number - TIN	Social Insurance Number (if TIN is unavailable)	When TIN is not provided then please justify A, B, or C
Justification A: The tax country d	oes not issue TIN		
Justification B: The account hold	er is not able to obtain TIN plea	se explain below:	
Justification C: No TIN needed			

## H. IMPORTANT NOTES

- If you have completed and signed more than one questionnaire to Argus with regard to the same service, the one with the most recent date shall be considered to be the only valid one, as of the date it is signed.
- If you fail to provide all the required information regarding yourself, this may affect Argus's ability to act in your best interests and precludes the provision of investment advice to you. If you have not provided all the required information regarding yourself, due to the risks and the characteristics of the intended transactions, you hereby confirm to Argus that although you are not providing all information regarding yourself and despite the risks involved, you nevertheless wish to proceed with the execution of transactions.
- You are hereby informed that your personal data shall be kept and processed pursuant to the provisions of the relevant legislation.
- You are obliged to notify Argus in writing immediately after there has been a change in your contact details and other personal data you have provided Argus with, in relation to the provision of Services and facilities.
- In order for a trading account to be activated, all documents required by the relevant stock exchange or market or other service providers that may be related to or necessary for the provision of Services by Argus, must be fully completed and submitted. may be related to the provision of services by Argus, should be completed and submitted.

# Should you have any queries or need any further information / clarifications on the above, please contact Argus's Client Services Department on:

(i) Tel. +357 22 717000, Fax: +357 22717070

(ii) Email: argus@argus.com.cy

<sup>&</sup>lt;sup>3</sup> Please find a glossary of CRS terms in the following link: CRS Glossary



## J. CLIENT'S DECLARATION

I DECLARE THAT I UNRESERVEDLY ACCEPT THE FOLLOWING:

- i. I have carefully read the content of this Questionnaire and I have provided the relevant information regarding myself and I hereby declare and warrant that these are true and correct.
- ii. I have studied and have fully understood the above stated in Sections (E) and (G) of the Questionnaire and I accept them unreservedly. I further accept that the policies and documents referred to in Section (G) may be amended from time to time.
- iii. I have attached all required client identification documentation and these are genuine and legitimate or Certified Copies and their content is true and correct.
- iv. Argus shall have no liability in case I have omitted to provide any relevant or essential information required.
- v. I undertake to notify Argus in writing immediately in case of changes that may affect either the details that I have provided in relation to the Agreement and/or the Questionnaire, or any rating I have received in the context of the Agreement and/or the Questionnaire.
- vi. I have received a copy of Appendix 1 prior to its signature and I had the opportunity to consult an Attorney of my choice.

SIGNATORIES	Signature	Date
1.Full Name: Identification Card / Passport no.:		1 1
2. Full Name:		

### For and behalf of Argus

Cianatura	
Signature	 

Position: Managing Director

### Name: Andri Tringidou

DATE:/	/
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WITNESSES	Signature	Date
For the Client		
1. Full Name:		/ /
Identification Card / Passport no.:		//
Address:		
For Argus		
2. Full Name:		, ,
Identification Card / Passport no.:		//
Address:		
	1	1



ARGUS

FOR ARGUS USE ONLY – CLIENT IDENTITY VERIFICATION
Original documents or true copies to be attached to the Agreement.
I. CLIENT'S IDENTIFICATION DOCUMENTATION ATTACHED
The following Certified Documents have been attached to the Agreement
<ul> <li>(a) Copy of Identification card (Republic of Cyprus) or passport (for non-residents of Cyprus).</li> <li>(b) Copy of Identification card or passport of Attorney/Trustee (if applicable).</li> <li>(c) Power of attorney document for the representation of the Client (if a representative is appointed).</li> <li>(d) A recent utility bill (not older than 6 months) or any other document issued or provided by a reliable and independent source confirming the PERMANENT address of the Client and of the administrator/guardian/representative/trustee (if applicable).</li> </ul>
In case of appointment of an Administrator over the Client's assets:
<ul> <li>(a) Court order appointing the Administrator.</li> <li>(b) Application to the Court for the appointment of Administrator and accompanying affidavit.</li> <li>(c) Death Certificate.</li> <li>(d) Copy of Identification card of Administrator.</li> <li>(e) Tax exemption certificate.</li> </ul>
In case of appointment of a Guardian:
<ul> <li>(a) Court order appointing the Guardian.</li> <li>(b) Copy of Identification card of Guardian.</li> <li>(c) Birth certificate of the minor.</li> <li>Other:</li></ul>
II. CLIENT CATEGORISATION BASED ON THE ASSESSMENT OF RISK IN RELATION TO THE PREVENTION OF THE CONCEALMENT OF PROCEEDS OF
CRIME
As a result of the information provided and the operation of the provisions of the applicable legislation, the Client is categorized as a: <ul> <li>High Risk client and enhanced due diligence measures have had to be taken for the Client.</li> <li>The Client is a Politically Exposed Person (PEP) since he replied positively to the relevant question in Section A.2.</li> <li>Low Risk client and simplified due diligence measures were applied for the Client.</li> <li>Normal Risk client.</li> <li>The Client falls into a category which is not acceptable for the establishment of business relationships.</li> </ul> Please state the reason why the Client was categorized as <u>high</u> or low risk, e.g. the Client is permanently residing abroad and was not present for the verification of his identity.
Additional client identification documentation were employed in relation to the Client.
(i)
(ii)
(iii)
(iv)
I have checked all the Client identification documentation in accordance with the established practices, and I have been satisfied that the Client is the person who is claiming to be.
ARGUS OFFICER DATE: / / DATE: / /



## AUTHORISATION AND LETTER OF INDEMNITY FOR ACTING UPON TELECOMMUNICATIONS

### To: ARGUS STOCKBROKERS LTD hereinafter called ("ARGUS")

25, Demosthenis Severis Ave., Metropolis Towers, 1<sup>st</sup> & 2<sup>nd</sup> Floor, 1080 Nicosia, Cyprus

### **Dear Sirs**

- 1. With reference to all of the investment and ancillary services to be provided to me/us by ARGUS and all transactions between ARGUS and myself/ourselves, I/we hereby authorise and request ARGUS to rely upon and act in accordance with any instructions, notices, demands and or other communications which from time to time be or purport to be given by telephone, fax, telefax, telegraph, email, cablegram or any other method of electronic communication received by ARGUS without inquiry on the ARGUS's part as to the authority or identity of the person making or purporting to make such instruction, notices, demands and or other communications and regardless of the circumstances prevailing at the time of such instruction, notices, demands and or other communications. ARGUS shall be entitled to treat such instructions, notices, demands and or other communication as ArGUS shall be entitled (but not bound) to take such steps in connection with, or in reliance upon, such communication as ARGUS may in good faith consider appropriate, whether such communication includes instructions to execute a transaction or to effect the transmission of my/our order or to pay money, or otherwise to debit or credit any account, or relates to the disposition of any money, securities or documents, or purports to bind me/us to any agreement or other arrangement with ARGUS or with any other person or to commit me/us to any other type of transaction whatsoever, regardless of the nature of the transaction or arrangement or the amount of money or value involved and notwithstanding any error or misunderstanding or lack of clarity in the terms of such instructions, notices, demands and or other communications.
- 2. In consideration of ARGUS agreeing to rely upon and act on such instructions, notices, demands and or other communications as aforesaid, I/we hereby assume all responsibility and I/we agree and undertake to hold ARGUS harmless from all and any losses, claims, actions, proceedings, demands, damages, costs or expenses or indebtedness and liability which ARGUS may incur or sustain of whatever nature and in any manner howsoever arising by reason of acting upon my/our instructions, notices, demands and or other communication as aforesaid.
- 3. This authorisation and indemnity shall remain in full force and effect unless and until revoked by me/us by written notice to ARGUS, provided ARGUS has reasonable time to act upon the notice of the revocation, and provided that any such notice shall not affect my/our nor release me from any responsibility, liability and indemnity provided to ARGUS under paragraph 2 hereinabove in respect of any transactions and or other act performed by ARGUS, which were initiated prior to such notification.
- 4. I/We hereby undertake to indemnify ARGUS and keep ARGUS harmless from any claim, legal action, damages, loss, encumbrances and costs that any third person may suffer, incur or sustain of whatever nature and howsoever arising by reason of ARGUS acting on my/our instructions, notices, demands and or other communication as aforesaid.
- 5. I/We hereby further undertake to acknowledge any and all charges on my/our accounts and any amount effected by me/us as a result of my/our instructions, notices, demands and or other communication.
- 6. I/We hereby further waive all and any rights to dispute any actions of ARGUS undertaken pursuant to my/our instructions, notices, demands and or other communications and all and any rights to claim or demand any compensation for any loss and/or damage and/or costs that I/we may suffer and/or incur or sustain as a result of ARGUS acting on my/our instructions, notices, demands and or other communication.
- 7. I/We hereby undertake that where any instructions, notices, demands and or other communications, originally sent by telephone, fax, telefax, telegraph, email, cablegram or any other method of electronic communication will subsequently be communicated to ARGUS again in person or by postal mail, by any telecommunication and or other electronic communication or in any other manner whatsoever, such instructions, notices, demands and or other communications shall be clearly marked "Instructions already sent to you on [date] by [method of telecommunication] Please avoid duplication". I/we further undertake that where the said subsequent instructions, notices, demands and or other communicated to ARGUS in person, I/we shall clearly state that I/we have already sent to ARGUS the said instructions, notices, demands and or other communications and that I/we request ARGUS to avoid duplication. Failure in my/our part to do so, releases ARGUS from any liability whatsoever for acting more than once on the same instructions.

#### Yours Faithfully



SIGNATORIES	Signature	Date
1.Full Name:		//
Identification Card / Passport no.:		
2. Full Name:		//
Identification Card / Passport no.:		

WITNESSES	Signature	Date
For the Client		
1. Full Name:		
Identification Card / Passport no.:	-	
Address:		//
For Argus		
2. Full Name:		
Identification Card / Passport no.:		/ /
Address:		,,



# **Customer's Authorization to his Representative**

I he	reby authorize the following or anyone of the	e following	
1.	,	I.D. Passport No,	Address
Sigr	nature Sample:		
2.	,	I.D. Passport No,	Address
Sigr	nature Sample:		
3.	,	I.D. Passport No,	Address
Sigr	nature Sample:		

to make in my name, place and stead the following marked and initialed by me acts and deeds and to sign for these acts and deed the relevant receipts as may be required and/or called for. This authorization shall be valid and in full force and effect until receipt by the Company of a revocation document signed by me.

Invest in Financial Instruments (as defined in the Law which Provides for the Provision of Investment Services, the Exercise of	
Investment Activities, the Operation of Regulated Markets and Other Related Matters - Law 87(I)/2017	
(hereinafter the "Law")) listed in Stock Exchanges of Member States or of third Countries as these are specified in the Law	
Apply for the acquisition of first issue shares of companies which intend to be listed in Stock Exchanges of Member States or of	
third Countries as these are specified in the Law	
Participate in auctions of securities and of bonds issued by the central Bank of Cyprus	
Sign on my behalf the required agreements and documents for transactions abroad	
Proceed in exchange actions	
Open bank accounts in Cyprus or abroad in my name for use towards the achievement of the objectives of this agreement	
Deposit and/or receive money and/or give instructions for deposit in the aforementioned bank account of the Customer	
Keep money which belongs to the portfolio under management in a Company's customers' account	
Receive and deliver stock exchange titles (on my behalf)	
Give instructions for the stock exchange transactions relating to my portfolio	
Sign all the necessary documents for the clearance and completion of the transactions executed for the portfolio under	
management	
Receive on my account and sign contract notes, deposit and collection of money receipts, delivery and acceptance of titles, as	
well as all computer copies and generally be informed for the status of the stock exchange account	
	Investment Activities, the Operation of Regulated Markets and Other Related Matters - Law 87(1)/2017 (hereinafter the "Law")) listed in Stock Exchanges of Member States or of third Countries as these are specified in the Law Apply for the acquisition of first issue shares of companies which intend to be listed in Stock Exchanges of Member States or of third Countries as these are specified in the Law Participate in auctions of securities and of bonds issued by the central Bank of Cyprus Sign on my behalf the required agreements and documents for transactions abroad Proceed in exchange actions Open bank accounts in Cyprus or abroad in my name for use towards the achievement of the objectives of this agreement Deposit and/or receive money and/or give instructions for deposit in the aforementioned bank account of the Customer Keep money which belongs to the portfolio under management in a Company's customers' account Receive and deliver stock exchange titles (on my behalf) Give instructions for the stock exchange transactions relating to my portfolio Sign all the necessary documents for the clearance and completion of the transactions executed for the portfolio under management Receive on my account and sign contract notes, deposit and collection of money receipts, delivery and acceptance of titles, as

I expressly and irrevocably state and declare to the Company that my above Representatives will be acting within the aforesaid authorizations exclusively and only in their representative capacity and consequently for their acts and deeds as well as for the instructions to the Company from time to time in my name, place and stead I shall be exclusively and solely responsible and in no case the Company.

The Authorizing Customer

Date.: \_\_\_ / \_\_\_ / \_\_\_ / \_\_\_\_

(Signature)



# APPENDIX 2

# FEE, COMMISSION AND OTHER EXPENSES (Clauses 8 and 15 of the Terms and Conditions of the Agreement)

Fees, commissions and other expenses regarding the execution of orders at CSE and ASE.

## 1. Commissions

Service	Charges/ Commissions	
ARGUS Online and Reception & Transmission of orders in relation to one or more financial instruments	0,5% - 1% *	
Safekeeping and administration of financial instruments, including custodianship and related services	No Charge	

\* In some cases, ARGUS may agree a specific commission with the client. .

Minimum Contract per transaction: €5 (for both CSE and ASE)

## 2. Account Opening

- For account opening for **Physical Person** there is a charge of **€20**.
- For account opening for Legal Entity Cypriot there is a charge of €50.
- For account opening for Legal Entity Foreign there is a charge of €60.
- Stamp Duties: €20.

## 3. Transaction Fees and Depository Fees

Shares	Corporate Bonds	Government Bonds
0,05%	N/A	N/A
0,09%	0,05%	0,01%
€0,05		
0,05%	0,0164%	0,0164%
€0,06		
	0,05% 0,09% €0,05 0,05%	0,05%         N/A           0,09%         0,05%           €0,05         0,0164%

International Markets; the Customer and the Portfolio shall be charged with a fee for the execution of Stock Exchange Transactions as follows:

Currency or Stock Exchange Reference	Unit Method of Calculating Fee	Fee for execution of Transactio ns	Minimum Charge	Currency or Stock Exchange Reference	Unit Method of Calculating Fee	Fee for execution of Transaction s	Minimum Charge	
Shares / Warra	nts / Rights			Fixed Income	Products			
USD	Per Share			USD	Per Share			
EUR except ASE	% on value			EUR except ASE	% on value			
EUR - ASE	% on value			EUR - ASE	% on value			
EUR - CSE	% on value			CYP - CSE	% on value			
GBP	% on value			GBP	% on value			
CAD	Per Share			CAD	% on value			



Mutual Funds Abro	ad								
Mutual Funds	% on value								
Currency or	Unit	Fee for	Minimum	Currency or	Unit	Fee for	Minimum	Additiona	Additional
Stock Exchange	Method of	execution of	Charge	Stock Exchange	Method of	execution of	Charge	I fee on sale	Sale Fee as
Reference	Calculating Fee	Transactions		Reference	Calculating	Transactions			% on
					Fee				value
Derivative Products	s (Futures)			Options Contract	S				
USD	Per			USD	Per			% on value	
	Contract				Contract				
EUR except	Per			EUR except	Per			% on value	
ASE	Contract			ASE	Contract				
EUR ASE	Per			EUR ASE	Per			% on value	
	Contract				Contract				
GBP	Per			GBP	Per			% on value	
	Contract				Contract				
CAD	Per			CAD	Per			% on value	
	Contract				Contract				

The Customer shall be charged also with any other stock exchange fees and expenses, taxes bank charges in relation to the Portfolio as well as with nominee/trustee fees and expenses.

## <u>4. TAX</u>

Tax on sell orders reaches 0,2% on the total value at ASE. As regards to the international markets the sales tax of each market is incorporated in each transaction expenses.

## 5. ARGUS Commission .....%

## 6. Other charges

Description		CSE	ASE
Transfer of shares from Global account to Argus		€ 5,00	€ 20,00
Client balance printouts		€ 4,00	€0
Fee for the submission of a request in order to change data on a Share Account and on a Securities Account – form	1 8	Invoicing	€0
Fee for the submission and deposit power of attorney		€ 5,00	€0
Fees for the deposit of legal documents of legal Entities - Cypric	ot:	€ 10,00	€0
Foreig	gn:	€ 15,00	€0
Fee for the submission of a request/ statement for the consolidation of Share Accounts: Note: From the above fees non-presented Share Accounts are excluded		€5,00 per consolidation	€0

For any updates please visit our website <u>www.argus.com.cy</u>.

For any updates regarding the expenses of each market please visit the relevant stock exchange website. We are at your disposal for any clarification at T: +357 22 717000.

## Right of Withdrawal in relation to client orders

The Client has the right to withdraw and cancel an order, either entered by the client or sent by the client to the CIF without any penalty, at any time before the order is executed.

Where the order has been executed, taking into account that investment services have been provided in relation to financial instruments whose price depends on fluctuations in the financial market outside the CIF's control, the Client has no right of withdrawal even if the order was entered or sent and executed via means of distance communication, in line with the relevant provisions of the Distance Marketing of Consumer Financial Services Law of 2004.

Termination of an Investment Services Agreement which has been concluded by means of distance communication Retail Clients and Clients that are treated as Professionals on request, who have concluded an Investment Services Agreement by means of distance communication have a right of withdrawal and termination of the Agreement for a period of 14 calendar days from the date of the conclusion of the Agreement ('withdrawal period') without incurring any penalty and without providing any reason, through the provision of a notification on a durable medium before the expiry of the said withdrawal period.

It is understood that the right of withdrawal does not invalidate any client orders which have been executed before the termination of the Agreement, whether they have been executed through the provision of the services of reception, transmission and execution of client orders services, or they have been executed in the context of the investment service of portfolio management. In this case, the Client will be charged with the corresponding fees regarding the orders that have been executed before the termination of the Agreement within the withdrawal period.

(i) In case the Client completed the registration process (client onboarding), has not deposited any funds in the account and has terminated the Agreement and the CIF will not refund the account opening fees stated above at Appendix 2, point 2.

ii) In case the Client has completed the registration process (client onboarding), has deposited a certain amount in his account but did not proceed with any transaction and has terminated the Agreement, the CIF will not refund the account opening fees stated above at Appendix 2, point 2, but will return to the client the deposited amount subject to bank charges.

(iii) In case the Client has completed the registration process (client onboarding), has deposited a certain amount in his account and made a small transaction or transactions which, in terms of income to the CIF, do not cover the cost of client due diligence and the client has terminated the Agreement, the CIF will not refund the account opening fees stated above at Appendix 2, point 2, neither any other fees mentioned at Appendix 2. The CIF will return to the client the remaining balance subject to bank charges.

The Parties:	<u>Witness</u> :
(Signature)	(Signature)
	Full Name:
	Identification Card or Passport no.:
	Home Address:
Full Name:	
	(Signature)
For and on behalf of Argus	
(Signature)	
Full Name: Andri Tringidou	Full Name:
Position: Managing Director	Identification Card or Passport no.:
	Home Address:
	Date://
Version :001-20 <sup>th</sup> May 2021	

# IN WITNESS THEREOF, this Appendix has been signed by or on behalf of the Parties on the date written below: