



CLIENT ACKNOWLEDGEMENT

The Client acknowledges that:

1. The Client has appointed Ventura Prime FX as the Client's agent for the purpose of dealing in Spot/CFD Contracts in accordance with the terms of the Client Acknowledgement, Disclosure Statement and the terms of the Client Agreement which has been read, understood and agreed by the client.
2. The Client agrees that the Client Agreement, Risk Disclosure Agreement and Client Acknowledgement are the one agreement for the purposes of this agreement.
3. The Client acknowledges that they are the beneficial owner of all monies lodged with Ventura Prime FX and should funds wished to be lodged for the benefit of the Client's account that are not wholly owned by the Client, the Client will request approval from Ventura Prime FX in writing prior to lodging such monies.
4. The Client confirms that it does not have any pending litigation, disputed accounts or other unresolved matters whatsoever. If the Client does have any pending litigation, disputed accounts or other unresolved matters whatsoever then the Client must advise Ventura Prime FX in writing of such matters and Ventura Prime FX must consider such matters prior to approving the opening of the account.
5. The Client acknowledges that all information provided in this agreement including all information pertaining to the Client in the Client Information section of this agreement is true and accurate. Further, the Client will immediately notify Ventura Prime FX in writing if any representations materially change or cease to be true and accurate.
6. The client acknowledges:
 - a) Ventura Prime FX will or may from time to time, on my (our) behalf credit client money to client funds accounts and deposit client property in safe custody with financial institutions and or Bank.
 - b) The client authorizes Ventura Prime FX to credit its funds and or property to funds accounts held by Ventura Prime FX Limited with a Financial Institution and or Bank.