



Joint Account Supplemental Agreement

The undersigned Clients have both opened individual accounts with Alpha and have agreed to all terms and conditions and supplied all necessary due diligence as required by Alpha. Both Clients (the “Joint Client(s)”, “We”) now wish to merge their individual accounts into one Joint Account (the “Account”). The Joint Clients acknowledge and agree the terms of this Joint Account Supplemental Agreement (this “Joint Account Agreement”) as follows:

1. Each Joint Client shall be jointly and severally liable for the obligations of all Joint Clients under the Client Agreement and in any other dealings between Joint Clients and Alpha.
2. Each Joint Client has the authority, without notice to the other, unless and until Alpha receive written notice signed by all Joint Clients withdrawing or varying the same so as to limit such authority to a specific named individual, to:
 - a. deal with Alpha as fully and completely as if it were the sole owner of the Account without any notice to the other Joint Client(s);
 - b. give Alpha an effective and final discharge in respect of any of their obligations; and
 - c. enter into, terminate or agree to modify the Client Agreement terms, this Joint Account Agreement and any and all other dealing or agreements between Alpha and the Joint Clients; and
 - d. receive Account confirmations and correspondence.

Alpha reserves the right to dissolve a Joint Account if the Joint Clients are in dispute, and the Joint Clients are not able to come to a decision as to the varying or withdrawing of permissions, stated above, as applicable, in accordance with Alpha requirements. For the avoidance of doubt, funds requests will need to be signed by both Joint Clients, all funds will be returned to source and any profits made on the Account can be split as instructed as long as agreed by both Joint Clients.

3. On the death of any one Joint Client, the Account shall be vested in the surviving Joint Client, without in any manner releasing the deceased Joint Client’s estate from liability. Notice shall be given to Alpha by telephone or electronically, as soon as reasonably practicable, and Alpha shall have the right to require documents, retain assets and/or restrict transactions as it deems advisable to protect itself against any liability or loss. The estate of any deceased Joint Client shall be liable and each survivor will be liable, jointly and severally, to Alpha for any debt or loss in the Account or upon liquidation of the Account.
4. Notwithstanding the foregoing Alpha reserves the right at our sole discretion to require instructions from all Joint Clients before taking any action under this Joint Account Agreement.

By signing below, We represent that We have acknowledge and agree to be bound by all of the terms and conditions of this Joint Account Disclosure as set forth above:

_____ Joint Client Signature
_____ Joint Client Name Printed
_____ Current Account Number
_____ Date

_____ Joint Client Signature
_____ Joint Client Name Printed
_____ Current Account Number
_____ Date

ACM Group PLC (“Alpha”)

1st Floor Broadgate Tower, 20 Primrose Street, London, EC2A 2EW, United Kingdom

Phone: +44(0)2070784822 | Email: clientservices@alphacapitalmarkets.co.uk | Web: <https://alpha-capitalmarkets.com/>

Authorised & regulated by the Financial Conduct Authority – Register No. 441689.

Registered in England & Wales No. 5196460

Last updated: March 30, 2016