Leverage and Margin Policy
Capital Com (UK) Limited

1. Purpose

Capital Com (UK) Limited (the “Company”) is authorised and regulated by the Financial Conduct Authority (“FCA”) (FRN: 793714). The Company is authorized to provide investment and ancillary services with regards to specific financial instruments as stated in its FCA Licence. Further details in regards to the Company’s permissions are outlined here.

This Leverage and Margin policy (the “Policy) sets out the leverage and margin levels and procedures applicable to contract for difference (“CFD”) and spread bets transactions between the Company and its clients. Fair treatment of our clients is one of the pillars our Company is set up on. To achieve fair treatment the current Policy guarantees that the leverage and margin levels applicable by the Company reflect the knowledge and experience of our clients and are not a representation of aggressive leverage policies that often lead to clients suffering huge losses. Moreover, the Policy is designed to match the Company’s risk appetite and risk accepting limits as defined by the Company’s Board of Directors.

The Company reserves the right to introduce changes to this Policy from time to time. The provisions of this Policy apply to both Retail and Professional Clients according to the applicable legal framework specified in point 2 below.

This policy will be reviewed and approved by the members of the Board of Directors, at least on annual basis or whenever a material change occurs. Any updates on this policy either due to material changes or due to updates in the legislative requirements is approved by the board of directors of the Company.

2. Legal and Regulatory Framework

- This Policy was prepared in accordance with the European Directive 2014/65/EU of 15 May 2014 on Markets in Financial Instruments (MiFID),
- the associated rules and guidance established by the European Securities and Markets Authority and the Financial Conduct Authority (the “FCA”)’s rules (the “FCA Rules”),
European Securities and Markets Authority Decision (EU) 2018/1636 of 23 October 2018 renewing and amending the temporary restriction in Decision (EU) 2018/796 on the marketing, distribution or sale of contracts for differences to Retail Clients.

3. Risks Involved

Trading CFDs and spread bets is a form of Leveraged Trading and is highly speculative, complex and involves a significant risk of loss and is not suitable for all investors. CFDs and spread bets are among the riskiest types of investments and can result in large losses.

Before deciding to trade CFDs and/or spread bets a client should carefully consider his/her investment objectives, level of experience and risk appetite. While trading CFDs a client can sustain a partial or full loss of his/her initial investment. Clients should be aware of all the risks associated with trading CFDs and/or spread bets and seek advice from an independent financial advisor if they have any doubts. CFDs and/or spread bets are not suitable for “buy and hold” trading, therefore if a client does not have enough time to monitor such investment on a regular basis, he or she should not trade in CFDs.

Special Statement for Residents of Spain: The Company offers CFDs trading. CFD is a product that is complex and difficult to understand. The National Securities Market Commission of Spain (Comisión Nacional del Mercado de Valores) has determined that, due to the complexity of the CFDs and the risks involved, the purchase of CFDs by retail investors is not appropriate/suitable. A CFD is also a leveraged product and the losses incurred may be greater than the amount initially invested. Amount initially invested corresponds to the initial margin required to open a position.

4. Definitions

4.1. “Equity” is the sum of net invested funds plus realized profit & loss plus unrealized profit & loss plus/minus any other cash transactions.

4.2. “Leverage” is the ratio showing by how many times the purchasing power of deposit is increased. In particular, the level of leverage allows you to open positions in bigger amounts in comparison with the actual funds invested. It is noted though that the higher the level of leverage the higher the return; however it can also result in significant losses. E.g., a
leverage of 1:50, means that for a $1,000 deposit you can open trades worth maximum of $50,000 (1000 x 50).

4.3 “Margin Rate” is the ratio of amount of money needed to open a position, to the actual market exposure of that position.

4.4. “Leveraged Trading” or “Margin Trading” means that the client can trade amounts significantly higher than his deposit.

4.5. “Cash Required” is the amount of money needed to open and maintain a position. It is derived by:

\[
\text{Cash Required} = \frac{\text{Volume} \times \text{Underlying Instrument Price}}{\text{Leverage}} \\
\text{or} \\
\text{Cash Required} = \text{Volume} \times \text{Underlying Instrument Price} \times \text{Margin Rate}
\]

The Cash Required fluctuates with the changes in price of the underlying asset.

4.6. “Available” are the funds available for opening new positions.

4.7. “Margin” is the sum of Cash Required for all open positions and pending orders.

4.8. “Margin Level” is a percentage derived by:

\[
ML = \frac{\text{Equity}}{\text{Margin}}
\]

4.9. A "Margin Call" takes place when the client's Margin Level is at or below 100% and the Company sends its client a notification that he/she needs to either delete pending orders to free up margin, or close some positions, or deposit more funds in his/her account to maintain the relevant positions open.

4.10. A "Close Out" takes place when the client's Margin Level is at or below 50%, and the Company decides to exercise its right to liquidate client's open positions on a gradual basis subject to clause 5 below.

If a sudden market movement causes the Margin Level to drop from above 100% to below 50% the Company may liquidate the client's open positions without sending a notification to the client that his/her Margin Level is at or below 100%.
5. **Margin:**

The Client shall provide and maintain Margin in accordance with the terms of this Agreement to secure Client’s obligations to the Company. The Client must maintain at all times the minimum Margin requirement for the Open Positions in Client’s Account.

The Margin shall be paid in a currency acceptable by the Company and such Margin deposits will be treated as Client’s funds in accordance with the terms of this Agreement and the provisions of the legal framework. It is the Client’s responsibility to understand the Margin requirement mechanisms and reference shall be made to the Company’s Website.

The Client needs to continuously monitor any Open Positions in Client’s Account in order to avoid them being closed due to unavailability of funds, taking into account that the Company is under no obligation to make calls for margin. The Company will endeavor to notify the Client, as soon as it is reasonably practicable, on the amount of any Margin payment required, for the Client’s convenience.

In the event that the Client fails to meet a Margin Call and/or make the necessary Margin payment, the Company reserves the right to immediately close the Client’s Open Positions at current market price and/or cancel the pending orders, as margins are reserved for pending orders. Both actions are possible without obtaining the consent of the Client.

When the minimum margin level of 50% is reached, the positions and/or orders are closed out in the following order until minimum Margin requirement is restored:

1) all pending orders are cancelled,
2) If the Margin Level is still below 50%, then all losing open positions on open markets are closed,
3) If the Margin Level is still below 50%, then all remaining positions on open markets are closed,
4) If the Margin Level is still below 50%, then everything else is closed, as soon as the markets open.

6. **Leverage Limits**

The European Securities and Markets Authority (ESMA) has formally adopted new measures on the provision of contracts for differences (CFDs). They were adopted in the official languages of the EU and have
been published in the Official Journal of the European Union.

The ESMA’s intervention measures were applied from 1 August 2018 for CFDs and consist of (amongst other measures) a restriction of leverage limits on opening positions. FCA has permanently introduced ESMA Measures into national law and imposed national measures reflecting ESMA measures on 1 August 2019.

Leverage limits on the opening of a position by a retail client from 30:1 to 2:1, which vary according to the volatility of the underlying:

- 30:1 for major currency pairs;
- 20:1 for non-major currency pairs, gold and major indices;
- 10:1 for commodities other than gold and non-major equity indices;
- 5:1 for individual equities and other reference values;
- 2:1 for cryptocurrencies;

If ESMA decides not to prolong the measures, the Company will implement the leverage levels as before the implementation of the measures.

If under the legal and regulatory requirements of certain foreign jurisdictions that are relevant for the Company’s activities the maximum leverage for affected clients is capped at a level lower than made available, the Company will offer the affected clients the maximum leverage prescribed by the laws and regulation of that foreign jurisdiction (i.e. apply the maximum leverage that is lower than the one made available, but limit such application only to the affected clients).

7. Leverage and Margin Ratios

The leverage and margin ratios per underlying asset depend on the underlying asset’s historical performance, volatility, liquidity, market capitalization and other characteristics. The ratios will also reflect the Company’s financial strength and risk appetite and general economic climate and factor in the margin requirements imposed by its liquidity providers. Regulatory limitations applicable to margin rates will be taken into account and complied with by the Company at all times.

Important: The Company reserves the right to decrease leverage (i.e. increase margin rates), for specific financial instruments, in relation to the prevailing market conditions. Where possible, the Company will provide its clients with a 3 (three) business days’ notice of such changes, to allow
the client to take appropriate measures. Changes in rates may be caused by:

a. expected release of major announcements (elections, referendums);
b. periods of low liquidity in the markets (holiday season);
c. periods of abnormal market volatility; or
d. any other situation which at the sole discretion of the Company justifies a change.

In addition, the Company reserves the right to decrease leverage (i.e. increase margin rates), for specific client accounts, on a case by case evaluation. The Company might exercise this right at its sole discretion in cases where the trading style of specific accounts justifies such change, or in cases where a client account exceeds the Company's acceptable risk limits. The Company shall inform the client of such change.

8. Negative Balance Protection

It is possible for adverse market movements to result in the Company's clients losing more than their account balance, so that the balance becomes negative. In this case, the Company will bear the negative consequences of such adverse events and any of the clients’ losses will be limited to their then current account balance.

Leverage and Margin Policy V3.1_2020 01 16