



RISK DISCLOSURE

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RISK DISCLOSURE

INTRODUCTION

This Risk Disclosure Policy relates to the website www.trive.com and/or any sub-website and/or associated domains (and/or sub-domains) (hereinafter referred to as the “Site”) the services (which may include the sale of goods) provided by **TRIVE Financial Services Malta Limited (C 60473)**, the owner of the Site, (“We”, “Us”, “Our”, “Ourselves” and/or “TRIVE MALTA”) and any related software applications (“Apps”), where Personal Data is processed by the same (via the Site, any of Our Apps or otherwise) relating to You. In this Master Privacy Policy, “You” and “Your” and “User” refer to an identified or identifiable natural person being the User of the Site and/or client (or prospective client) of any of Our services. Our full details, including contact details, can be read below.

TRIVE MALTA may have an interest or relationship which conflicts with Your interests or Our duties to You. We have created and implemented a Conflicts of Interests Policy (which we will review at least annually and may revise and update from time to time) pursuant to the applicable regulations and law, detailing how to identify and manage all material conflicts of interest.

Our Order Execution Policy and Risk Disclosure Notice are available on Our website. We will notify You of any material changes to these documents. In certain circumstances, notice may be provided after a change has been made. During the on-boarding process We will review Your application to open an account with Us, and We will conduct a Client Appropriateness Assessment to determine whether You have sufficient knowledge and experience to understand the risks involved in investing in the provided Services, based on the information provided to Us in the application form.

Our assessment does not constitute investment advice and does not relieve You of the need to carefully consider whether to invest in Our products.

We do not provide investment, tax, legal, regulatory or financial advice or financial advice. Any information provided to You is solely for information purpose and does not consider Your personal circumstances (for example, information about trading processes or minimising potential risks).

Therefore, You may wish to obtain independent professional advice from a suitably qualified advisor on any investment, financial, legal, regulatory, tax or similar matter before trading with Us. Foreign markets will involve different risks. In some cases those risks will be greater, for example when the Foreign Markets have greater or more rapid market fluctuations or when those markets are less liquid. This can impair available liquidity.

The potential for profit or loss from the provided products des relating to foreign markets will also be affected by fluctuations in foreign exchange rates. In particular, if You are trading in a product that is denominated in a currency different to the account currency of Your account, any margin requirement, holding costs, and realised losses or realised profits and unrealised profits or losses will be converted to Your account currency at the TRIVE MALTA currency conversion rate at the relevant time.

Subject to applicable regulation and law, money that we hold on Your behalf will be held in a segregated client money bank account separate from Our own money, although this may not provide complete protection (for example, if the bank that we use becomes insolvent). Money that is owed by You to Us

under Our Terms of Business and any agreement therein (for example, net unrealised losses and holding costs) will be transferred from the segregated client money bank account to Our own account and will then be treated as Our own money.