

### Eligible Contract Participant or Retail - Certification of Status

To: TRUE TRADE PRO LTD. Office Suite 1652, Level 16 (A), Main Office Tower, Financial Park Complex Labuan, Jalan Merdeka, 87000 Labuan F.T, Malaysia.

I, \_\_\_\_\_\_have reviewed the definitions of Eligible Contract Participant (ECP) in the Commodity Exchange Act, as amended by Title VII of the Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010 and the CFTC rule 17 CFR 1.3(m)(5) and (6) and hereby certify:

- 1. My net worth is: \_\_\_\_\_ USD.
- 2. It is my reasonable belief that I am classified as a: [check one]

□ ECP under category # \_\_\_\_\_\_ of the Qualification Requirements for Eligible Contract Participants document; *OR* 

□ Retail client (i.e., do not qualify as an ECP)

Signature

Date

Account No.

## COMPLETE AND SEND THIS PAGE ONLY BY

email to: compliance@ttprofx.com



To determine if you qualify as an ECP, please review each category, and check the appropriate box in Table 1 if you act for your own account (*i.e.*, you are the principal and you are not acting as a broker for other entities or persons). If you are acting as a broker for others, please see Table 2 below. Please note that this table is provided to you only a guide, and you need to consult your own legal advisor to verify if you qualify in any of these categories or whether you may or may not qualify as an ECP for any other reason.

#### Table 1 – Acting for Participant's Own Account

(If you can check at least one of the categories below, you qualify as an ECP)

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1		A corporation operating under the fifth undesignated paragraph of section 25 of the Federal Reserve Act	Financial Institution
		(12 U.S.C. 603), commonly known as "an agreement corporation"::	
		A corporation organized under section 25A of the	Financial Institution
2		Federal Reserve Act (12 U.S.C. 611 et seq.), commonly known as an "Edge Act corporation";;	
		An institution that is regulated by the Farm Credit	Financial Institution
3		Administration;	
		A Federal credit union or State credit union (as defined	Financial Institution
4		in section 101 of the Federal Credit Union Act (12U.S.C. 1752));	
		A depository institution (as defined in section 3 of the	Financial Institution
5		Federal Deposit Insurance Act (12 U.S.C. 1813));	
		A foreign bank or a branch or agency of a foreign bank	Financial Institution
6		(each as defined in section 1(b) of the International Banking Act of 1978 (12 U.S.C. 3101(b)));	
		Any financial holding company (as defined in section 2	Financial Institution
7		of the Bank Holding Company Act of 1956);	
		A trust company;	Financial Institution
8			
		A similarly regulated subsidiary or affiliate of an entity	Financial Institution
9		described in any of categories (1) through (8) of this <b>Table 1</b> .	
		An insurance company that is regulated by a State, or	Insurance Company
10		that is regulated by a foreign government and is subject to comparable regulation as determined by the	
		Commission, including a regulated subsidiary or	
		affiliate of such an insurance company;	
		An investment company subject to regulation under	Investment Company
11		the Investment Company Act of 1940 (15 U.S.C. 80a- 1 et seq.) or a foreign person performing a similar role	
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ECP Certification Form (08/2013)

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	or function subject as such to foreign regulation (regardless of whether each investor in the investment company or the foreign person is itself an eligible contract participant);	
12	A commodity pool that: (I) has total assets exceeding \$5,000,000; and (II) is formed and operated by a person subject to regulation under the Commodity Exchange Act or a foreign person performing a similar role or function subject as such to foreign regulation; and (III) all participants are ECPs	Commodity Pool
13	A commodity pool that: (I) has total assets exceeding \$10,000,000; and (II) is not formed for the purpose of evading regulation under Section 2(c)(2)(B) or Section 2(c)(2)(C) of the Act or related Commission rules, regulations or orders; and (III) is formed and operated by a registered CPO or by a CPO who is exempt therefrom pursuant to § 4.13(a)(3).	Commodity Pool
14	A corporation, partnership, proprietorship, organization, trust, or other entity— (I) that has total assets exceeding \$10,000,000. (II) the obligations of which under an agreement, contract, or transaction are guaranteed or otherwise supported by a letter of credit or keepwell, support, or other agreement by an entity described in subclause (I) above, and in categories (1) through (13), or (16) of this <b>Table 1</b> ; or (III) that— (aa) has a net worth exceeding \$1,000,000; and (bb) enters into an agreement, contract, or transaction in connection with the conduct of the entity's business or to manage the risk associated with an asset or liability owned or incurred or reasonably likely to be owned or incurred by the entity in the conduct of the entity's business;;	General Qualified Business Entity
15	An employee benefit plan subject to the Employee Retirement Income Security Act of 1974 (29 U.S.C. 1001 et seq.), a governmental employee benefit plan, or a foreign person performing a similar role or function subject as such to foreign regulation— (I) that has total assets exceeding \$5,000,000; or (II) the investment decisions of which are made by— (aa) an investment adviser or commodity trading advisor subject to regulation under the Investment Advisers Act of 1940 (15 U.S.C. 80b–1 et seq.) or this Act. (bb) a foreign person performing a similar role or function subject as such to foreign regulation. (cc) a financial institution; or (dd) an insurance company described in clause (ii), or a regulated subsidiary or affiliate of such an insurance company;	Employee Benefit Plan

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16		<ul> <li>(I) a governmental entity (including the United States, a State, or a foreign government) or political subdivision of a governmental entity.</li> <li>(II) a multinational or supranational government</li> </ul>	A Governmental Entity
		entity; or	
		(III) an instrumentality, agency, or department of an	
		entity described in subclause (I) or (II) above; except	
		that such term does not include an entity,	
17		(I) A broker or dealer subject to regulation under the Securities Exchange Act of 1934 (15 U.S.C. 78a et seq.) or a foreign person performing a similar role or function subject as such to foreign regulation, except that, if the broker or dealer or foreign person is a	An SEC-Regulated Broker Dealer
		natural person or proprietorship, the broker or dealer or foreign person shall not be considered to be an eligible contract participant unless the broker or dealer or foreign person also meets the requirements of	
		categories (14) or (20) in this <b>Table 1</b> . (II) an associated person of a registered broker or dealer concerning the financial or securities activities	
		of which the registered person makes and keeps records under section 15C(b) or 17(h) of the Securities Exchange Act of 1934 (15 U.S.C. 78o–5(b), 78q(h)); (III) an investment bank holding company (as defined in section 17(i) of the	
		Securities Exchange Act of 1934 (15 U.S.C. 78q(i)); A futures commission merchant subject to regulation	A CFTC-Regulated
		under this Act or a foreign person performing a similar	Futures Commission
18		role or function subject as such to foreign regulation,	Merchant
		except that, if the futures commission merchant or	
		foreign person is a natural person or proprietorship,	
		the futures commission merchant or foreign person	
		shall not be considered to be an eligible contract	
		participant unless the futures commission merchant or	
		foreign person also meets the requirements of	
		categories (14) or (20) of this Table 1;	
		A floor broker or floor trader subject to regulation under	A Floor Broker or Trader
19		this Act in connection with any transaction that takes	
		place on or through the facilities of a registered entity (other than an electronic trading facility with respect to	
		a significant price discovery contract) or an exempt	
		board of trade, or any affiliate thereof, on which such	
		person regularly trades; or	
		An individual who has amounts invested on a	A Qualified Individual
00	_	discretionary basis, the aggregate of which is in	
20		excess of—	
		(I) \$10,000,000; or	
		(II) \$5,000,000 and who enters into the agreement,	
		contract, or transaction in order to manage the risk	
		associated with an asset owned or liability incurred, or	
		reasonably likely to be owned or incurred, by the	
		individual.	



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Table 2 – Acting for Other Person's Account(If you can check at least one of the categories below, you qualify as an ECP)

21		(i) a person described in categories (1) through (10), (12), (13), (14), (18), or (19) of <b>Table 1</b> , acting as	Registered Intermediary Acting for Other
21		broker or performing an equivalent agency function on	Qualified ECPs
		behalf of another person described in <b>Table 1</b> ; or	
		(ii) an investment adviser subject to regulation under	
		the Investment Advisers Act of 1940, a commodity	
		trading advisor subject to regulation under this Act, a	
		foreign person performing a similar role or function	
		subject as such to foreign regulation, or a person	
		described in categories (1) through (10), (12), (13),	
		(14), (18), or (19) of <b>Table 1</b> , in any such case acting	
		as investment manager or fiduciary (but excluding a	
		person acting as broker or performing an equivalent	
		agency function) for another person described in Table	
		A and who is authorized by such person to commit	
	<u> </u>	such person to the transaction.	ļ