

TRADESOCIO TERMS AND CONDITIONS

Anzo Capital Limited is a well-capitalized firm regulated by International Financial Services Commission (IFSC), IFSC licence no. IFSC/60/482/TS/18).

1. SCOPE OF SERVICES

- 1.1 These Terms and Conditions covers the entire scope of Services provided by Anzo Capital including, but not limited to, the use of Tradesocio and/or applications, the use of our trading and Social Trading Platform, Tradesocio, data collection and storage practices (as fully described in Our Privacy Policy), financial information published on Tradesocio (either by Us or by any affiliated party), electronic content, real time information about the exchange rate of some currencies, tools for executing transactions in the foreign exchange market on the internet, content or services that Anzo Capital may add in the future. These Terms and Conditions cover any form of communication between Anzo Capital and the Client including email and any other means of communication Anzo Capital agree.
- 1.2 The Services are offered in relation to the transactions in contracts for differences where the underlying assets include foreign currency, indices, commodities and virtual assets (collectively ("CFDs") from time to time in accordance with Client Agreement, Policy to Act in the Best Interest of the Client and Order Execution Policy Terms and Conditions and Risk Disclosures as the case may be. Anzo Capital reserve the right to modify, suspend or discontinue, temporarily or permanently, all or any part of our Services with or without notice. The Client agree that Anzo Capital will not be liable to the Client or to any third party (for whom the Client may be acting) for any modification, suspension or discontinuance of all or any part of our Services.

2. SOCIAL TRADING FEATURES THROUGH TRADESOCIO

- 2.1 Our Social Trading Features Services through Tradesocio assists our Client in testing, evaluating and selecting specific trader or traders, strategy and/or portfolio by providing Client with detailed account information, trading history, risk profile and other pertinent information. The Client should consider before electing to copy a specific trader or traders, strategy and/or portfolio. In doing so, the Client should bear in mind all aspects and factors including, but not limited to, the risk nature of the copying and the investment objectives.
- 2.2 The Client has review Tradesocio and acknowledge the risks associated with Social Trading Features, particularly Tradeosico Services, as more fully described herein, including but not limited to, automated trading execution whereby the opening and closing of trades will happen in the Client account without the Client manual intervention.
- 2.3 The Client further authorizes Anzo Capital to execute any and all transactions and/or positions undertaken by the trader, account, portfolio and/or strategy the Client chose to copy trade, including without limitation, Tradesocio, stop Tradesocio and/or pause Tradesocio another trader, account, portfolio and/or strategy and setting limits to any position (including copy position). These actions are done automatically once initiated by the Client and do not require any prior consultation, consent or approval of ongoing activity/copied trades. The Client hereby confirm that the Client acknowledges that at any time, upon the Client sole discretion, the Client can stop, pause, restrict and/or limit any Tradesocio activity performed by the Client via Tradesocio login through the link <https://www.anzocapital.Tradesocio.com>. The Client remains, at all times, solely responsible for both monitoring and selecting and assessing:
 - (a) The suitability of the copied accounts; and
 - (b) The overall performance of the copied trader, account, portfolio and/or strategy. When Tradesocio a transaction in the underlying asset of ETFs and Cryptocurrencies, such copied transaction shall be a CFD transaction and shall be subject to the provisions of these Terms and Conditions.

3. AUTHORISATION

- 3.1 To copy a specific trader or traders, strategy and/or portfolio, each Client has to grants Limited Power of Attorney to the aforesaid Attorney relating to the Client's foreign exchange currency trading account through Tradesocio. The Attorney has full Power of authority to purchase, sell or trade in over the counter foreign currency transactions, including non-deliverable transactions, on margin or otherwise, in one or more accounts (collectively, the "Account") opened by and maintained with Anzo Capital in the Client's name and on the Client's behalf. The Attorney is authorised to act on behalf of the Client in the same manner and with the same force and effect as the Client might or could act in respect to such transactions, as Anzo Capital as with respect to all other things necessary or incidental to the furtherance and/or conduct of the Account. Anzo Capital Limited is hereby authorised to follow the instructions of the Attorney via Tradesocio in all such foreign currency transactions communicated through entry on Anzo Capital Limited's electronic trading platform that Anzo Capital Limited may accept. Anzo Capital Limited will have no liability for following the instructions of the Attorney via Tradesocio, including but not limited to any instruction to aggregate orders of the Client with orders for or on behalf of the Attorney's other Clients, and the Client will not attempt to hold Anzo Capital Limited liable for the Attorney's actions or inactions.
- 3.2 In making a decision to copy a specific trader or traders, strategy and/or portfolio, The Client have considered his/her entire financial situation including financial commitments and the Client understand that using Social Trading Features on Tradesocio is highly speculative and that the Client could sustain significant losses exceeding the amount used to copy a trader or traders. Please note that Anzo Capital are unable to provide any guarantee as to the performance of any particular investment, account, portfolio or strategy.

4. RISK OF LOSS

- 4.1 All performance claims found on Tradesocio about a specific trader or traders, strategy and/or portfolio must be regarded as hypothetical. Use of Tradesocio to copy a specific trader or traders, strategy and/or portfolio indicates the Client agree to our Terms and Conditions. Before copying a specific trader or traders, strategy and/or portfolio on Tradesocio the Client should be aware that there is often a vast difference between Anzo Capital hypothetical results and real-life trading results achievable in a real brokerage account, and real-live results are almost always vastly worse than hypothetical results. Performance results for systems and strategies listed on Tradesocio do not take into account fees, spreads and/or trading commissions that may be charged by the Client broker. Please consult with the Client broker for information on these costs.

4.2 Hypothetical performance results have many inherent limitations, some of which are described below. No representation is being made that any account will or is likely to achieve profits or losses similar to those shown. In fact, there are frequently sharp differences between Anzo Capital hypothetical performance results and the actual results subsequently achieved by any particular trading program. One of the limitations of hypothetical performance results is that they are generally prepared with the benefit of hindsight. In addition, hypothetical trading does not involve financial risk, and no hypothetical trading record can completely account for the impact of financial risk in actual trading. For example, the ability to withstand losses or adhere to a particular trading program in spite of trading losses are material points which can also adversely affect actual trading results. There are numerous other factors related to the markets in general or to the implementation of any specific trading program which cannot be fully accounted for in the preparation of hypothetical performance results and all of which can adversely affect actual trading results.

4.3 Trading is never without risk and the Client are urged to carefully read and consider the following before utilizing any or all of our services:

4.3.1 No aspect of the Tradesocio is intended to provide, or should be construed as providing, any investment, tax or other financial related advice of any kind. The Client should not consider any content on the Tradesocio to be a substitute for professional financial advice. While individual participants may offer investment advice or opinions and/or effect a transaction which may be subsequently copied by another trader, such advice, opinions, or trades amount to nothing more than exchanges between Tradesocio and persons who may be anonymous or unidentifiable or simply the execution of a trade by such traders. Tradesocio does not provide investment advice directly, indirectly, implicitly, or in any manner whatsoever by making such information and/or features available to the Client. The Client should use any information gathered from here and/or utilize the Tradesocio features only as a starting point for the Client own independent research.

4.3.2 Tradesocio services, and features are provided by Anzo Capital solely for informational purposes. Tradesocio and/or any on its behalf, including its affiliates and their employees and agents are not investment or financial advisers. Any investment decisions the Client may make in reliance on information which is available on Tradesocio or as a result of the use of the Tradesocio trading features, are at the Client own risk and Anzo Capital, and its partners, affiliates, employees and agents will not be liable for any losses that the Client may sustain. the Client are solely and exclusively responsible for determining whether any investment, or strategy, or any other product or service is appropriate or suitable for the Client based on the Client investment objectives and personal and financial situation.

4.3.3 If the Client choose to copy specific traders and/or trades and/or to engage in transactions based on content on the Tradesocio, then such decision and transactions and any consequences flowing there-from are the Client sole responsibility.

4.3.4 The Client may achieve a materially different result than a specific trader or traders, strategy and/or portfolio system that the Client copied.

4.3.5 Any past performance indicated on this Tradesocio is not indicative of future results. Anyone investing should be able and prepared to bear a loss of his or her entire investment. The Client are fully responsible for any losses the Client may sustain as a result of our automatic execution of instructions generated as a result of the utilization of any of the Tradesocio trading Features.

5. NO ADVICE OR SOLICITATION

5.1 Any comments/opinions or market advice found on the Tradesocio are not necessarily the opinions of Anzo Capital or its affiliates and should not be construed as a solicitation or recommendation. The comments/opinions posted are of traders who may or may not be experienced. The comments/opinions are not researched by Anzo Capital or its affiliates. If the Client chose to make decisions or place trades based upon the comments, the Client are doing so at the Client own risk. Anzo Capital and its affiliates are not responsible for any losses incurred due to the use of the content on Tradesocio.

5.2 Anzo Capital is not disposing analysis, exchange, trading, brokers, or investment advisory services on this Tradesocio. Anzo Capital do not purport to tell people, or suggest to Client what they should buy or sell for themselves or who can guide them so. Neither Anzo Capital nor anyone affiliated with Anzo Capital is responsible for any exchange, trading, or investment decision made by participants on the basis of using of Tradesocio. Participants should always read the corresponding prospectus and other relevant material, check with their licensed financial advisor and their tax advisor to determine the suitability of any exchange or investment.

6. TRADESOCIO USAGE

6.1 The Client may open a free demo account which simulates a live Tradesocio account. Such an account will expire after 30 days. Although a demo account will have the same functionality as a live account, it will never perform identically to a live account with the same settings due to the inherent differences.

6.2 Anzo Capital reserves the right to, and may, terminate or temporarily suspend the Client access to all or any part of the Tradesocio, without notice, for conduct that Tradesocio believes violates these Terms and Conditions or any of its policies or guidelines, or for any other reason in its sole discretion. Tradesocio will bear no responsibility or liability from such action.

7. TRADESOCIO REFUND POLICY

7.1 If there is any form of malfunction to Tradesocio platform which affected the trades, Anzo Capital will not be responsible from the errors under any such circumstance.

7.2 Errors from a specific trader or traders, strategy and/or portfolio shall not be considered Platform Errors, and Anzo Capital shall not be responsible for refunding losses or lost profits resulting from such errors under any circumstances.

7.3 Except as expressly provided by this refund policy, neither Anzo Capital, nor our officers, principals, employees or agents shall be liable to any person for any losses, damages, costs or expenses (including, but not limited to, loss of profits, loss of use, direct, indirect, incidental or consequential damages) resulting from any errors in the Tradesocio platform.

8. EXCLUSION, LIMITATIONS AND INDEMNITY

8.1 The Client understands that Anzo Capital does not, by implication or otherwise, endorse the operating methods of the Attorney. The Client hereby releases Anzo Capital Limited from any and all liability to the Client or to anyone claiming through the Client with respect to any damages, losses or loss of profits, expenses (including legal fees) sustained or alleged to have been sustained directly or indirectly as a result of Anzo Capital following the Attorney's instructions or for any matter arising out of the relationship between Anzo Capital, the Attorney and the Client and will, in addition to any other indemnity provided to Anzo Capital by the Client, indemnify Anzo Capital from any losses, damages, liabilities and expenses (including legal fees), of any kind or nature whatsoever, arising there from. The Client hereby agrees to indemnify Anzo Capital, its affiliates and employees from any expenses (including legal fees), damages or liabilities sustained by it with respect to any and all acts and practices of the Attorney regarding this Account, including all losses arising therefrom and debit balance(s) due thereof.

8.2 The Client acknowledges that the Client and the Attorney, by separate agreement, have agreed on the method by which the Attorney will be compensated for services rendered to the Client in the Fee Payment Authorisation Form. The Client hereby agrees to indemnify Anzo Capital Limited and its affiliates and employees from any losses, damages or disputes arising directly or indirectly out of or relating to the calculation and payment of such fees to the Attorney. All statements, notices, correspondence and the like generated in this Account will be sent or given to the Attorney at the e-mail address shown for this Account and to the Client at the e-mail address indicated in the Client's Account documents, and to such other person or e-mail address as authorised by the Client. The Client has an obligation to contact Anzo Capital Limited if the Client has any questions concerning the statements.

9. RISK WARNING

The Client understands that there are many strategies that can be used in trading foreign exchange, some of which have unlimited risk of loss and could result in the Client sustaining a total loss of all funds in the Account and, further, that the Client is liable for any deficit in the Account resulting therefrom. The Client acknowledges that the Client has had the opportunity to discuss with the Attorney, and understand, the nature and risk of the strategy to be used in connection with foreign currency transactions effected for the Client's Account.

10. TERMINATION

This authorisation is a continuing one and will remain in full force and effect until revoked by the Client through written notice given to Anzo Capital. Such revocation will become effective only upon the actual receipt thereof by Anzo Capital, but will not affect any liability in any way resulting from transactions initiated prior to its receipt. Upon receipt of the revocation, Anzo Capital will have the right to close positions in the Client's account at the prevailing market prices as determined by Anzo Capital in its sole discretion and return funds to the Client. This authorisation will inure to the benefit of Anzo Capital, its successors and assigns. The provisions hereof will be in addition to, and will in no way limit or restrict, any right that Anzo Capital may have under any agreement with the Client.

11. JURISDICTION

Anzo Capital is a company registered in Belize, therefore the Client access to and use of this Tradesocio, and these Terms and Conditions, are governed by and will be construed solely in accordance with the laws of Belize, without giving effect to any law or rule that would cause the laws of any jurisdiction other than Belize to be applied. Any action arising out of these Terms and Conditions or this Tradesocio shall be litigated in, and only in, courts located in Belize, and the Client agree to submit to the exclusive jurisdiction of those courts, and further agree that they are a convenient forum for the Client.

12. LANGUAGE OF TERMS AND CONDITIONS

Anzo Capital may elect to provide the Client with these Terms and Conditions and/or any other documentation, information and communications ("Communications") in various languages. By accepting these Terms and Conditions (in any language) the Client acknowledge and accept that: (a) Anzo Capital's official language is English; and (b) in the event of any discrepancy or inconsistency between any Communication in English and the same in another language, the Communication in English shall exclusively prevail.