





Contact person in the emergency situation,

Name

Address

Zip Code

Telephone Number

Relationship



Occupation  Private Employee  Entrepreneur  Housewife  Student  
 Civil Servant  Professionals  SOE Employee  
 Others, mention

Name of Company

Business Activity

Position

Term of Service  Years, Previous Company  Years

Company Address

Zip Code

Telephone Number

Facsimile Number



Income per Year  100 – 250 million  250 – 500 million  
 More than 500 million

Lists of Wealth

House Location

Taxable Value

Bank Deposit

Amount

Other



Customer's Bank for Withdrawal

Name of Bank

Branch

Account Number

Telephone Number

Types of Account  Giro  Saving  Other

Name of Bank

Branch

Account Number

Telephone Number

Types of Account  Giro  Saving  Other



Herewith I certify that all information abovementioned are true and correct. I am fully responsible if at later days there are any matters involving the inaccuracy of the data provided.

\_\_\_\_\_, \_\_\_\_\_, 20\_\_\_\_

**INDIVIDUAL CUSTOMER**

Acknowledged by (husband/wife)

Applicant

(\_\_\_\_\_)

(\_\_\_\_\_)

printed name & signature

printed name & signature

\*) The information required in this Form are the least information that shall be completed by customers. Futures Broker may ask more detailed information to Customers with or without adding field to complete in this for the purpose of Customer Profiling and to implement Anti-Money Laundering and Prevention of Terrorism Financing Program.

\*\*\*) Please choose one.

## DISCLOSURE STATEMENT

1. Futures Trading involves VERY HIGH RISKS, and it is not suitable for everyone. Please make sure that you FULLY UNDERSTAND the RISKS before you start trading.
2. Futures Trading is a financial product with leverage and may cause YOUR LOSS GREATER than the amount of your initial deposit. You must be ready if YOU LOSS ALL YOUR FUNDS.
3. There is NO FIXED INCOME in Futures Trading.
4. If you are a BEGINNER, we recommend you to learn the transaction mechanism, FUTURES TRADING requires special knowledge and understanding.
5. CUSTOMERS ARE RECOMMENDED TO DO THE TRANSACTIONS THEMSELVES, all risks arising as a result of the transaction will be fully your responsibility.
6. User id and password are PERSONAL AND CONFIDENTIAL, their use is your sole responsibility, DO NOT GIVE THEM to other parties, especially Futures Broker Representative and Futures Broker employee.
7. YOU reserve the rights to receive REPORTS ON TRANSACTIONS that you have made. You have 2 X 24 HOURS TO SUBMIT OBJECTION. YOU CAN CHECK transactions that HAVE BEEN

DONE/SETTLED through the Customer transaction information system that has the function to ensure that your transaction has been registered with the Futures Clearing House.

FOR FURTHER DETAILS PLEASE READ RISK DISCLOSURE NOTICE AND  
MANDATE GRANTING AGREEMENT



**RISK DISCLOSURE NOTICE TO BE GIVEN BY  
FUTURES BROKER FOR DERIVATIVE  
CONTRACT TRANSACTIONS  
IN ALTERNATIVE TRADING SYSTEM**

This Risk Disclosure Notice is given to you in accordance with Article 50 Paragraph (2) Law Number 32 of 1997 on Commodity Futures Trading as has been amended by the Law Number 10 of 2011 on the Amendments of the Law Number 32 of 1997 concerning Commodity Futures Trading.

The objective of this document is to inform you that the possibilities of losses or profits in trading Derivative Contract in Alternative Trading System may be very large amounts. Therefore, you must be careful to decide to make a transaction, you have sufficient financial condition.

**1. Derivative Contract Trading in Alternative Trading System is not necessarily feasible for all investors.**

You may suffer from great losses in a short period of time. The amount of money loss may exceed the amount of money you first deposited (Initial Margin) to your Futures Broker. You may lose all Margins and additional Margin placed to Futures Broker to maintain Derivative Contract

positions in your Alternative Trading System. It is because Futures Trading is highly affected by the leverage mechanism, in which a relatively small amount of investment can be used to open positions to assets with much higher value. If you are not ready to this kind of risks, you should not make Derivative Contract trading in Alternative Trading System.

2. **Derivative Contract Trading in the Alternative Trading System involves risks and has potential unlimited losses that are far greater than the amount of money deposited (Margin) to the Futures Broker.**

Derivative Contract in the Alternative Trading System is the same as other high-risk financial products, you should not put your funds at risks when you are not ready to suffer from losses, i.e. funds of retirement savings, health or emergency funds, funds saved for education or housing ownership, funds obtained from education loans or mortgages, or funds used to fulfill daily needs.

3. **Be careful to a statement that you will make a huge profit from Derivative Contract trading in Alternative Trading System.**

Though trading Derivative Contract in Alternative Trading System may give big and fast profits, but it does not always do, on contrary it may even cause big and fast



losses too. Like other financial products, there is not any guarantee to "gain profit".

4. **Due to the leverage mechanism and the characteristic of Derivative Contract transactions in the Alternative Trading System, you may experience the impact of losses quickly.**

Profits and losses in transactions will be directly credited or debited to your account, not later than on a daily basis. If the market movement against the Derivative Contract in the Alternative Trading System lowers your position value in the said Contract, in other words it is on contrary to the position you take, you must add funds to fulfill mandatory Margin to the Futures Brokerage company. If your account is under the minimum Margin specified by the Futures Clearing House or Futures Broker, so your position can be liquidated at the time you suffer from loss, and you must settle the deficit (if any) in your account.

5. **Under a certain market condition, you may find it difficult or impossible to liquidate the position.**

Generally, you must make transactions by taking opposite positions for the purpose of liquidating the position (offset) if you want to liquidate positions in Derivative Contract in Alternative Trading System. If you cannot liquidate a Derivative Contract position in the

Alternative Trading System, you cannot realize the profit at that position value or prevent from greater loss. Possibilities of not being able to liquidate may take place, including: if trading stops due to unusual trading activities on the Derivative Contract or the subject to Derivative Contract, or the occurrence of a system malfunction in the Alternative Trading System Participant Futures Broker or Alternative Trading System Implementing Futures Trader. Even if you can liquidate the position, you must do so at a price that may cause great losses.

6. **Under a certain market condition, you may find it difficult or impossible to manage risks of open positions of Derivative Contract in the Alternative Trading System by opening positions of the same value but with opposite positions in different month contracts, in different markets or in a different "Derivative Contract subject in Alternative Trading Systems".**

The possibility of not being able to take a position in order to limit arising risks, for example; if trading is stopped on different markets because of unusual trading activity on Derivative Contract in Alternative Trading System or "Derivatives Contract in Alternative Trading System".

7. **You may suffer losses due to failure of the information system.**

As happens in every financial transaction, you can suffer from losses if the mandate to make Derivative Contract transactions in the Alternative Trading System cannot be performed due to information system failure at the Futures Exchange, Futures Trader Implementing the Alternative Trading System, or the system at Futures Brokers Participating in the Trading System Alternative that manage your position. Your losses will be even greater if the Futures Brokers manage your position do not have a proper backup information system or procedures.

8. **All Derivative Contracts in Alternative Trading System have risks, and no trading strategy is able to guarantee to eliminate the risks.**

Strategies using position combinations, such as spread, may have the same risks as long or short ones. Making Futures Trading requires knowledge of Derivative Contract in Alternative Trading System and the futures market.

9. **Daily trading strategies in Derivative Contract in Alternative Trading System and other products may have special risks.**

As with other financial products, parties who wish to buy or sell Derivative Contract in the same Alternative Trading System at one day to gain profit from price margin on that day ("day traders") will be subject to certain risks including large commission amounts, risk of exposure to leverage, and competing with professional

traders. You must understand those risks and have sufficient experience before making day trading.

10. **Establishing a conditional mandate, Derivative Contract in the Alternative Trading System is liquidated under certain circumstances to stop loss, it may not be able to limit your losses to a certain amount.** The conditional mandate may not be established due to market conditions that do not allow to **liquidate Derivative Contract in the Alternative Trading System.**
11. **You must read carefully and understand Customer Mandate Granting Agreement with your Futures Broker before making any Derivative Contract transactions with the Alternative Trading System.**
12. This brief statement cannot describe in detail all the risks or other important aspects of Futures Trading. Accordingly, you must study Futures Trading activities carefully before making decision to make a transaction.
13. This Risk Disclosure Notice is made in Indonesian Language and translated into English Language.

**ACKNOWLEDGEMENT RECEIPT OF RISK DISCLOSURE NOTICE**

I herewith declare that I have received

**"RISK DISCLOSURE NOTICE"**

I understand and agree with its contents.

\_\_\_\_\_, \_\_\_\_\_, 20\_\_\_\_

**FUTURES BROKER'S REPRESENTATIVE**

**CUSTOMER**

(\_\_\_\_\_)

(\_\_\_\_\_)

Printed Name & Signature

Printed Name & Signature

Acknowledged by,

**PRUDENT INTERNATIONAL LTD**

\_\_\_\_\_

Clear Name & Signature\*\*

\*) For Individual Company's customers, the party authorized to sign is the party authorized to represent the Company.

\*\*\*) Signed by the Director of the Futures Brokerage Company at the Head Office or Branch Office.

## DISCLOSURE STATEMENT

1. Futures Trading involves VERY HIGH RISKS, and it is not suitable for everyone. Please make sure that you FULLY UNDERSTAND the RISKS before you start trading.
2. Futures Trading is a financial product with leverage and may cause YOUR LOSS GREATER than the amount of your initial deposit. You must be ready if YOU LOSS ALL YOUR FUNDS.
3. There is NO FIXED INCOME in Futures Trading.
4. If you are a BEGINNER, we recommend you to learn the transaction mechanism, FUTURES TRADING requires special knowledge and understanding.
5. CUSTOMERS ARE RECOMMENDED TO DO THE TRANSACTIONS THEMSELVES, all risks arising as a result of the transaction will be fully your responsibility.
6. User id and password are PERSONAL AND CONFIDENTIAL, their use is your sole responsibility, DO NOT GIVE THEM to other parties, especially Futures Broker Representative and Futures Broker employee.
7. YOU reserve the rights to receive REPORTS ON TRANSACTIONS that you have made. You have 2 X 24 HOURS TO SUBMIT OBJECTION. YOU CAN CHECK transactions that HAVE BEEN

DONE/SETTLED through the Customer transaction information system that has the function to ensure that your transaction has been registered with the Futures Clearing House.

FOR FURTHER DETAILS PLEASE READ RISK DISCLOSURE NOTICE AND  
MANDATE GRANTING AGREEMENT



**ATTENTION!**  
**THIS AGREEMENT IS A LEGAL CONTRACT,**  
**PLEASE READ IT CAREFULLY**

**MANDATE GRANTING AGREEMENT**  
**(SPECIFICALLY FOR DERIVATIVE CONTRACT TRANSACTIONS**  
**IN ALTERNATIVE TRADING SYSTEM)**

On this day \_\_\_\_\_, date \_\_\_\_\_, month \_\_\_\_\_,  
of \_\_\_\_\_, at the Head Office or the official Branch Office  
of Futures Broker **Prudent International Ltd** having its address  
at Springhill Office Tower 20<sup>th</sup> FL. CDEF Jl. Benjamin Suaeb  
Block D6 section D7, North Jakarta, 14410. We fill in the form  
below:

1. Name : \_\_\_\_\_  
Job/Position : \_\_\_\_\_  
Address : \_\_\_\_\_  
\_\_\_\_\_

In this regards acting for and on behalf of himself/herself or  
the company hereinafter referred to as the **Customer**,

2. Name : \_\_\_\_\_



Job/Position : **Futures Broker's Representative**

Address : \_\_\_\_\_  
\_\_\_\_\_

In this regards acting for and on behalf of **Prudent International Ltd** hereinafter referred to as the **Futures Broker,**

The Customer and Futures Broker are jointly hereinafter referred to as the **Parties**. The Parties agree to enter into a Mandate Granting Agreement to make sales and purchase transactions of Derivative Contracts in the Alternative Trading System under the following conditions:

**1. Margin and Other Payments**

- (1) The Customer places some amount of funds (Margin) to the Segregated Account of the Futures Broker as the initial Margin and shall maintain it as specified.
- (2) Paying the necessary fees for transactions, namely transaction fees, taxes, commissions, and service fees, interest fees according to the applicable rate, and other accountable accosts in relation to transactions according to the Customer's mandate, as well as the Customer's account fee.

**2. Transaction Execution**

- (1) Each Customer transaction is carried out electronically on-line by the relevant Customer;

- (2) Any acceptable Customer's mandate can be directly executed provided that the Margin value in the account is sufficiently available and its execution is able to establish time differences of the transaction execution. The customer shall know the Margin position and open position before granting the mandate of the next transaction.
- (3) Every Customer transaction bilaterally is countered by the Alternative Trading System Operator Prudent International Ltd which already has a Cooperation Agreement with Futures Broker.
- (4) Customers shall be responsible for the security and use of their username and password in Futures Trading transactions, accordingly the Customers are prohibited to notify, submit or lend the username and password to other parties, including Futures Broker employees.

### **3. Obligation to Maintain Margin**

- (1) Customers shall maintain/fulfill the Margin level to be available in the account at the Futures Broker in accordance with the predetermined amount whether requested or not by the Futures Broker.
- (2) If the amount of Margin requires an addition, the Futures Broker shall notify and request the Customer to add the Margin immediately.

- (3) If the amount of Margin requires additional (Call Margin) then Customers shall provide Call Margin not later than the beginning of the next trading day. The customers' obligations in relation to provide Call Margin are not limited to the initial Margin amount.
- (4) Futures shall not perform the mandate to make new transactions from the Customers before the Call Margin is fulfilled;
- (5) To fulfill customers' Call Margin and other financial obligations, the Futures Broker may withdraw the Customer's funds in the Futures Brokers.

#### **4. Futures Broker's Right to Liquidate Customer's Position**

The customers shall be responsible to monitor/find out their open positions continuously and fulfill their obligations. If at any time the Customers' funds account are less than the amount required, the Futures Broker may close the Customer's open positions in whole or in part, limit transactions, or other actions to protect themselves in relation to the fulfillment of the Margin by giving prior notification or without giving notification to the Customers and Futures Broker shall not be responsible for any losses arising due to such actions.

#### **5. Compensation for Non-Closing Positions**

If the Customers cannot close the due transaction, the Futures Broker may close the Customers' transaction.

Customers shall pay fees, including one arising for loss and premiums that have been paid by the Futures Broker, and if the Customer fails to pay these fees, the Futures Broker reserves the right to take payments from the Customers' funds.

**6. Futures Brokers May Limit Position**

Customers acknowledge Futures Broker's right to limit the open position of their Contract and the Customers shall not make transactions exceeding specified limit.

**7. No Guarantee on Information or Recommendations**

Customer acknowledges that:

- (1) Information and recommendations given by Futures Brokers to Customers are not always complete and need verification.
- (2) Futures Broker does not guarantee that information and recommendations provided are accurate and complete information.
- (3) Information and recommendations given by Futures Broker Representatives may differ from one another due to differences of fundamental or technical analysis. The Customers are aware that there are any possibilities that the Futures Broker and its affiliated parties have a position in the market and give inconsistent recommendations to the Customers.

## **8. Limitation of Futures Broker's Liabilities**

(1) Futures Brokers shall not be responsible to provide assessments to Customers concerning circumstance, market, national and international political and economic conditions, value of futures contracts, collaterals, or give advice about the market conditions. Futures Brokers shall only provide services to make fair transactions and provide reports on such transactions.

(2) Trading may be terminated at any time by the competent authority (Bappebti/Future Exchange) without prior notification to Customers. As for open positions owned by Customers at the time of the trading termination, it will be settled (liquidated) based on the rules/provisions issued and specified by the said authority, and any losses and fees incurred as a result of the terminated transaction by the said authority will be the duty and responsibility of the Customers.

## **9. Transactions Must Comply with Applicable Regulations**

All transactions made by Customers themselves must comply with the laws and regulations on the field of Futures Trading, customs and official interpretations stipulated by Bappebti or the Futures Exchange.

**10. Futures Brokers are not Responsible for Communication Failures**

Futures Brokers are not responsible for any delays or untimely mandate orders or other information due to damages to communication facilities or any other reasons beyond the Futures Broker's control.

**11. Confirm**

- (1) Confirmation from Customers may be in the forms of letters, telex, other media, written electronic mail or voice recordings.
- (2) Futures Brokers shall give transaction confirmation, account statements, Call Margin requests, and other notifications to the Customer accurately, correctly, and promptly to Customers' address as stated in the Customer's account. If within 2 x 24 hours after the sale or purchase mandate is given, the Customers have not received confirmation in writing via Customer's email address and/or transaction system, the Customers will immediately notify the Futures Broker by telephone and supplemented by a written notification.
- (3) If within 2 x 24 hours from the date of receipt of the written confirmation there are not any objections from the Customers, the Futures Broker's confirmation shall be deemed true and valid.

(4) Any mistakes on the confirmation issued by the Futures Broker will be rectified by the Futures Broker according to the actual situation and by law the previous confirmation is void.

(5) Customers shall not be responsible for transactions made on their account if the confirmation is not delivered correctly and accurately.

## **12. Authenticity of Customers Information**

Customers shall give true and accurate information regarding their data requested by the Futures Broker and will notify them not later than 3 (three) business days following the data change, including the change of its financial ability to continue making transactions.

## **13. Transaction Commission**

Customers acknowledge and agree that the Futures Broker reserves the right to collect a commission for the transactions that have been made, at the amount to be specified from time to time by the Futures Broker. Changes of fees and other fees shall be approved in writing by the Parties.

## **14. Authorization**

Customers authorize the Futures Broker to contact the bank, financial institution, other Futures Broker, or other related institution to obtain information or

verification regarding the information received from the Customers. The Customers understand that investigation on personal and business debt data may be carried out by Futures Brokers if necessary. The customers are given the opportunity to notify in writing within the agreed period to complete the necessary requirements.

#### **15. Funds Transfer**

Futures Broker may at any time transfer the funds from one account to another that are related to transaction activities made by the Customers, such as payments of commission, transaction fees, clearing, and delays to fulfill their obligations, without prior notification to the Customers. The transfer made will be immediately notified in writing to the Customers.

#### **16. Notice**

- (1) Any communications, money, securities, and other assets to be sent directly to the Customers' address as stated in their account or other address specified/notified in writing by the Customers.
- (2) All money must be deposited or transferred directly by the Customers to Future Broker's Segregated Account:



**Local Transfer**

**Name : Prudent International Ltd**

**Address : Springhill Office Tower 20<sup>th</sup> fl.**

CDEF Jl. Benjamin Suaeb Block D6

Section D7, North Jakarta, 14410

**Segregated Account No. : BCA 035 5691212 ( IDR )**

BCA 035 3591212 ( USD )

OR

**Foreign Transfer**

**Name : European Credit Investment Bank Ltd**

**Address : Lot E005, Ground Floor Podium,**

Financial Park Labuan Complex,

Jalan Merdeka, 87000, Federal

Territory of Labuan

**Segregated Account No. : MBB 7151 20005768 ( USD )**

**Bank SWIFT Address : MBBEMYKL**

**For Further Credit : Malayan Banking Berhad,**

Labuan Branch

**Remarks/Favouring : Prudent International Ltd**

**Custodian Account No. : CA0017**

and is deemed to have been received by the Futures Broker if there is a receipt to prove deposit or transfer from the Futures Broker's employee.

(3) All securities, other assets, or communications must be sent to the Futures Broker

**Name : Prudent International Ltd**

**Address : Springhill Office Tower 20<sup>th</sup> fl.**

CDEF Jl. Benjamin Suaeb Block D6

section D7, North Jakarta, 14410

**Telephone : 021-22606829**

**Facsimile : 021-65851615**

**E-mail : [info@prudent-fx.com](mailto:info@prudent-fx.com)**

and is deemed to have been received by the Futures Broker if there is a receipt to prove deposit or transfer from the Futures Broker's employee.

#### **17. Risk Disclosure Notice**

The Customers acknowledge, accept, and understand the Risk Disclosure Notice.

#### **18. Term and Termination of the Agreement**

(1) This agreement shall come into force as from the date of confirmation by the Futures Broker upon receipt of

confirmation of Customers' Acceptance from the Futures Broker by the Customers.

- (2) The Customers may terminate this Agreement only if the Customers do not have open positions and there are not any Customer obligations borne by or payable to the Futures Broker.
- (3) The termination shall not waive either Party of any responsibilities or liabilities incurred prior to such notification.

#### **19. Expiration of the Agreement**

The agreement may terminate in the event that the Customers:

- (1) are declared bankrupt, have a very large amount of debt, are under judicial process, loss their memory, resign or pass away;
- (2) cannot fulfill or do not comply with this agreement and/or violate it;
- (3) in relation to items (1) and (2) above, Futures Brokers may:
  - i) continue or close the Customer's position after careful and fair consideration; and
  - ii) reject transactions from the Customers.
- (4) Termination of the Agreement as referred to in numbers (1) and (2) abovementioned does not release the obligations of the Parties in relation to acceptance

or payment obligations or other obligations arising from the Agreement.

## **20. Force Majeure**

Neither party in the Agreement may ask for the accountability for any delay or obstruction to fulfill their obligations under the Agreement due to any causes beyond their control or power (force majeure), provided that a notification in writing stating such causes is delivered to the other party in the Agreement not later than 24 (twenty four) hours from the onset of the occurrence. Force majeure in the agreement shall include the events of fire, natural disasters (such as earthquakes, floods, hurricanes, lightning), general strikes, riots, wars, amendment of the prevailing laws and regulations and conditions in the fields of economic, financial sector and Futures Trading, restrictions imposed by the Futures Trading and Futures Exchange authorities as well as disruption of the trading system, clearing and settlement of Futures Contract transactions, where such transactions are carried out may directly affect the execution of work based on the Agreement.

## **21. Amendment on the Contents of the Mandate Granting Agreement**

Amendment on the contents of this Agreement may only be made under the approval of the Parties, or the Futures

Broker has notified in writing the desired amendment, and the Customers keep giving orders for transactions without giving a written response to the proposed amendment. Such Customers' actions are deemed to agree with the proposed amendment.

## **22. Responsibilities to Customers**

- a) The Alternative Trading System Operator that is the party to control and/or own electronic trading system shall be responsible for any violations of the misuse of the electronic trading system in accordance with the provisions stipulated in the Cooperation Agreement (PKS) and trading rules (trading rules) between the Alternative Trading System Operator and Participant of the Alternative Trading System that causes loss to the Customers.
- b) Alternative Trading System Participants who are parties to use electronic trading system are responsible for any violations of the electronic trading system misuse as referred to in number 22 letter (a) that causes losses to Customers.
- c) To make use of the electronic trading system, the Alternative Trading System Operator and/or Alternative Trading System Participants are not responsible for the Customers' losses other than ones that have been regulated in number 22 items (a) and (b), for

examples: losses caused by the risks as referred to in the Risk Disclosure Notice as stated in Form Number II.PPP.2.B that has been understood and approved by the Customers.

**23. Dispute Settlement and Legal Domicile**

1. Any disputes and dissenting opinion arising in the implementation of this Agreement must be settled first by deliberation to reach consensus between the Parties.
2. If the disputes and dissenting opinion arising cannot be settled under deliberation to reach a consensus, the Parties must make use dispute resolution facilities available on the Futures Exchange.
3. If the disputes and dissenting opinion arising cannot be resolved using the methods as referred to in item (1) and items (2), then the Parties agree to resolve the dispute through 4):
  - a. Commodity Futures Trading Arbitration Board (BAKTI) based on the Rules and Procedures of the Commodity Futures Trading Arbitration Board (BAKTI); or
  - b. District Court of \_\_\_\_\_
4. The nearest Futures Broker offices or branch offices settlement facilities to the Customer's domicile in the event of a dispute.

List of Offices

Selected Office (choose one)

a...

b...

c...

d...

e...

f...


**24. Language**

This agreement is made in Indonesian Language and translated into English Language.

In witness whereof this Mandate Granting Agreement is made in 2 (two) copies and consciously signed by the Parties, in physically and mentally health condition and under no duress from any parties and are affixed with sufficient duty stamps accordingly both have the same legal forces.

I have read, understand, and agree with all the provisions stated in this agreement.

**FUTURES BROKER'S REPRESENTATIVE**

**CUSTOMER**

(\_\_\_\_\_)

(\_\_\_\_\_)

Printed Name & Signature

Printed Name & Signature

Acknowledged by,

**Prudent International Ltd**

---

Clear Name & Signature\*\*

- 1) Choose one, the company shall state its name.
- 2) The parties listed here must have the status of a Futures Broker Representative.
- 3) The Futures Broker's Segregated Account Number must be printed.
- 4) Choose one, in case of a District Court is chosen, mention the District Court appointed to settle the dispute.
- 5) In the case of the company's customers, the party authorized to sign is the company.
- 6) The party entitled to represent the Futures Broker is the Board of Directors, the Broker Chairman of the Branch Office, or their Proxy.



**STATEMENT OF FUTURES TRADING SIMULATION**

The undersigned : \_\_\_\_\_

Name : \_\_\_\_\_

Address : \_\_\_\_\_  
\_\_\_\_\_

ID Card/Driving License/Passport No\*) : \_\_\_\_\_

Acc Demo No : \_\_\_\_\_

I herewith declare that I have carried simulation of futures trading transactions at **Prudent International Ltd** and has an understood the procedures of futures trading transaction.

In witness whereof, this Statement Letter was made truthfully, in a conscious, physically, and mentally health state and under no duress from any parties.

\_\_\_\_\_, \_\_\_\_\_ 20 \_\_\_\_

**Customer,**

\_\_\_\_\_

Printed Name & Signature

\*) choose one

**STATEMENT LETTER**

I, the undersigned:

Name : \_\_\_\_\_

Address : \_\_\_\_\_

ID Card/Driving License/Passport\*) : \_\_\_\_\_

I hereby explain and state truthfully that I have received an explanation from **Prudent International Ltd** having its domicile at Springhill Office Tower 20<sup>th</sup> fl. CDEF Jl. Benjamin Suaeb Block D6 section D7, North Jakarta, 14410. through the representative of **Futures Broker** named

\_\_\_\_\_ concerning Futures Trading transaction mechanism which I will do myself. I, also:

1. Have fully read, known, and understood the explanation of the contents of the Customer Mandate Granting Agreement, Risk Disclosure Notice, as well as all trading rules and regulations.
2. Have received the explanation and understand that only the Futures Broker Representative reserving the rights to explain the Risk Disclosure Notice, Mandate Granting Agreement, and trading rules.
3. Have received an explanation and understood that the **user id** and **password** are private and confidential accordingly I will not give to any parties including Futures Broker Representatives, parties who are employed or parties hire

by Futures Broker, any risks resulting from giving the **user id** and **password** to other parties shall be my responsibility; and

4. Have received an explanation and understood the dispute settlement mechanisms and the choices of place of dispute resolution, which is through the Arbitration Boards or District Courts.

As for any matters I made in this transaction and all risks that will arise as a result of the transaction will be fully my responsibility.

I hereby declared that the funds that I use to transact at **Prudent International Ltd** is my personal property and not other parties fund, and is not the results of fraud, embezzlement, money laundering as well as corruption and other unlawful acts and is not intended to do money laundering.

In witness whereof, I made this statement in a conscious, physically, and mentally health state and under no duress from any parties.

\_\_\_\_\_, \_\_\_\_\_ 20 \_\_\_\_  
Customer,

\_\_\_\_\_  
Printed Name & Signature

\*) choose one.

**POWER OF ATTORNEY**

**ATTENTION !!!**

1. This Power of Attorney shall be made if required by Customers;
2. In accordance with the Elucidation of Article 52 paragraph (1) of Law Number 32 of 1997 concerning Commodity Futures Trading, Futures Brokers, Futures Broker Representatives, Futures Broker employees or parties hired by Futures Brokers are prohibited to act as proxies of the Customers

The undersigned

Name : \_\_\_\_\_

ID Card/Driving License/Passport No\*) : \_\_\_\_\_

Address : \_\_\_\_\_  
\_\_\_\_\_

Occupation : \_\_\_\_\_

Acting for and on behalf of itself, hereinafter referred to as the Principal.

Hereby authorized:

Name : \_\_\_\_\_

ID Card/Driving License/Passport No\*) : \_\_\_\_\_

Address : \_\_\_\_\_  
\_\_\_\_\_

Occupation : \_\_\_\_\_

Hereinafter referred to as Proxy

----- SPECIFICALLY -----

To represent the Proxy in making the Derivative Contract transactions with

Account Number \_\_\_\_\_ to be carried out by

**Prudent International Ltd** in terms of:

1. Informing the mandate of sell or purchase of Derivative Contracts to Alternative Trading System Participant.
2. Receiving transaction confirmation.

In witness whereof, this Power of Attorney is made truthfully to be used as appropriate.

Jakarta, ....., 20\_\_

Proxy

Principal

(\_\_\_\_\_)

(\_\_\_\_\_)

\*) Choose one

## **CUSTOMER COMPLAINTS**

If the Customers has problems with transactions and investments, they may call the following contact:

Prudent International Ltd

Springhill Office Tower 20th Floor CDEF

Jl. Benjamin Suaeb Block D6 Section D7, North Jakarta 14410

Call Center: 021-22607967

Complaint email: **pengaduannasabah@prudent-fx.com**

or

Make a direct complaint to BAPPEBTI through:

Gedung Bappebti Building 3<sup>rd</sup>-5<sup>th</sup> Floor, Jl. Kramat Raya No. 172

Jakarta 10430

hotline (021) 31924744, (021) 31923204, or

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