Corporate Account Application Form

Please complete ALL SECTIONS in full using BLOCK CAPITALS. Failure to do so could delay the opening of your trading account. Please call 0845 355 0801 should you have any questions.

1 - Account Type	Town		
Spread Bet CFD	County		
2 - Company Details	Postcode		
Company Name	Country		
Please provide a detailed description of your core business activities as well as your revenue sources.	Registered number (If applicable)		
	Principal place of Business		
	Same as Correspondence		
Business Website	Address Line 1		
Correspondence Details	Address Line 2		
Address Line 1	Town		
Address Line 2	County		
Town	Postcode		
County	Country		
Postcode	Company Bank Details		
Country	Bank Name		
Business Email Address	Account No		
	Sort Code — —		
Primary Contact	or		
Title Mr Mrs Miss Ms Dr	IBAN		
Other Please specify			
First Name	BIC		
Surname	3 - Compliance Details		
Business Tel No	Does the Company have any pending		
Email Address	litigation, disputed accounts or other unresolved matters? Yes No		
Email Address for Margin Alerts	Has the Company ever been subject to Bankruptcy/Insolvency proceedings? Yes		
Registered Address	Is the company FCA registered or regulated in any other country? Yes No		
Same as Correspondence	Please provide details:		
Address Line 1			
Address Line 2			

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Are any of the company's shares held in nominee?	Futures, options or ETFs		
Yes No	Frequently Regularly Occasionally Never		
	Spread Bets, CFDs or margined FX		
If yes, please explain.	Frequently Regularly Occasionally Never		
	How many times have you traded Spread Bets, CFDs <u>or</u> spot FX in the last 12 months? (check one)		
Please provide current corporate financial information below:	50 or more 25 - 49 10 - 24 Less than 10		
Total Assets	Do you have work experience that provides you with a good understanding of trading Spread Bets or CFDs?		
Total Liabilities			
Intended Initial Deposit	Yes No		
· · · · · · · · · · · · · · · · · · ·	If yes, please specify:		
If the company does not have any liabilities, please provide an explanation:	l have at least three years' work experience		
	I have less than three years' work experience or at least one year's experience investing on my own behalf		
	Investing experience <u>must</u> be independent of your experience provided above.		
Are the deposited funds contributed solely by the entity and/or its principals/owners?	Do you have any qualifications that assist your understanding of		
Yes No	Spread Bets or CFDs?		
	Yes No		
If yes, you affirm that all assets deposited or to be deposited in the account(s) are corporate proprietary funds resulting solely from:	If yes, please specify: I hold a professional qualification or degree such as the CFA, MBA, BSc or MA		
 a. Paid in capital contributed by the firms owners/principals as disclosed in the customer application; and/or b. Net income and/or retained earnings resulting from regular business operations. 	I hold a qualification or degree in finance, economics, accounting OR a similar field. 5 – Politically exposed persons (PEPs)		
As an FCA regulated firm we are required to assess whether everaged trading is appropriate for you. Your responses will be used to determine whether we are able to open an account for rou so please complete your application carefully. Has any person who hold an executive officer or senior manage position (i.e. directors, authorised traders), or any other individe who regularly performs these functions, or any immediate ber or ultimate beneficial owner and any of their family members spouse children, parent) or any close associate (i.e. business partners) been assigned with, or held any important public or governmental role during the past 12 months?			
4 - Trading Experience	Yes No		
Understanding your trading knowledge and experience will assist us in determining if an account is appropriate for you. Please			
answer the following questions carefully.	6 - Additional Information		
The most experienced individual who is authorised manager/ supervisor of trading activities.	If you do not understand the following concepts a leverage trading account may not be appropriate for you.		
Full name	I understand that Spread Bets, CFDs, and Margined FX are leveraged		
How often have you traded the following products in the last 12 months?	products and their performance may be volatile.		
Shares or bonds	l understand l don't understand		
	I understand that it is my responsibility to monitor and manage my account.		
Frequently Regularly Occasionally Never	I understand I don't understand		
	I understand that when trading leveraged products that my capital is at risk.		
	I understand I don't understand		

Name	Authorised Signatory?	Date of Birth	Address	Title	Ownership %
	Yes No				
	Yes No				
	Yes No				
	Yes No				
	Yes No				
	Yes No				
	Yes No				
	1	<u>I</u>		Total Ownership:	

Please list all persons who hold an executive officer or senior manager position (including directors and authorized traders), or any other individual who regularly performs these functions:

Name	Date of Birth	Address	Title

8 - News, Product & Service Updates

Please keep me informed about news, products and services applicable to my account via:

Email e.g. platform updates, webinars, trading ideas, market news etc.

Phone e.g. personalised trading support services etc.

SMS e.g. real-time trading updates, market volatility alerts etc.

Post e.g. account information, benefits, rewards etc.

You can change your preferences at any time within 'My Account', or contact us.

9 - Declaration

I confirm that:

- The information provided in this application is true and accurate.
 I have read and agree to the <u>Terms and Policies</u> including without limitation the Terms and Conditions and Privacy Policy.
- You may provide information to me (including without limitation any <u>Terms and Policies</u> and any updates or changes thereto) by email, on your website or by any other electronic means.
- I understand the nature and risks of trading Spread Bets/CFDs and have read and understood the Risk Warnings in your <u>Terms</u> and Policies.

If there is anything you do not understand, please call Client Management on 0845 355 0801

Data Protection

To comply with anti-money laundering regulations, the Company is required to collect information and undertake checks on the identity and residential address of the directors, shareholders and other authorised signatories, including accessing and using information held in any database or other electronic format. The Company may request further supporting documents from you to confirm these details. Such requests could delay the processing of this application.

The Company may use the personal information of identifiable individuals, for example, for responding to credit reference enquiries, searching the electoral register and making enquiries of credit reference and other agencies, who may retain a record of the enquiry and information given to them and who may also use your information in the future to assist other organisations for crime prevention and credit purposes. For further details about how the Company will use your personal information, please see our Privacy Policy which is available on our website.

Some of the market data that you will be able to view as part of your account may include data from various exchanges. In compliance with their data usage requirements, you are required to confirm if you a professional client. A professional client is a person who is not an individual, is not trading on its own behalf and is not registered with any regulatory body.

Exchange professional client Exchange non-professional client

10 - Board Resolution

CERTIFIED COPY OF RESOLUTIONS DULY PASSED AT A MEETING OF

("THE CLIENT") HELD ON (DDMMYYYY)

A. We, the persons named in Box 1, certify that (a) the information contained in this application form is accurate, complete and up to date and (b) the resolutions at paragraph 1.1 to 1.3 below are true and complete copies of the resolutions of the Client duly passed (and which have not been subsequently varied or revoked) at the Board meeting referred to above, at which a quorum (entitled to vote) was present throughout and at which the directors declared the nature of any declarable interests.

The resolutions were as follows: -

1. it was resolved: -

1.1 to open an account ("the account") with StoneX Financial Ltd ("the Company") for the purposes of Margin Trading (as defined in the General Terms) on the basis of the Agreement and the terms of the application form.

- 1.2 that each of the directors named in Box 1 be and are hereby authorised to: -
 - 1.2.1 sign the application form for and on behalf of the client;
 - 1.2.2 do all acts, execute all documents and enter into and perform all agreements necessary or convenient for the purposes of opening and/or operating of the account;
 - 1.2.3 give instructions in relation to the account
- 1.3 that each of the persons named in Box 2 be and are hereby authorised to give instructions in relation to the account.

B. Each of the directors named in Box 1 jointly and severally warrant that:-

- the Client has full power and authority to open and operate the account with the Company in accordance with the above resolutions, its memorandum, articles of association and the other constitutional documents and without breach of any law restriction or obligation binding on the client;
- 2. each of the directors named in Box 1 is a duly appointed director of the Client and holds the position adjacent to their name.

C. Each of the directors named in Box 1 and each of the persons named in Box 2 consent to the use of their personal information as described in section 7 of this application form (one of whom must be the authorised manager/supervisor of trading activities).

GLOBAL REGULATORY INITIAL MARGIN REQUIREMENTS – APPLICABLE ONLY TO FC AND NFC+

For all clients identifying as FCs and NFC+, SFL must also confirm whether you and your consolidated financial group transact in a "material" amount of bilateral, uncleared, OTC transactions. This information is required for purposes of compliance with global Regulatory Initial Margin rules which may apply between our entities. This means you must calculate, for a period of time determined by your local financial regulatory regime, an aggregate notional value of bilateral, uncleared OTC transacted by yourself and any entity with which your entity may consolidate its financial reporting under GAAP or IFRS or similar accounting rules (i.e. your direct parent and all affiliates). The value calculated is referred to as the Average Aggregated Notional Amount ("AANA"). If you have an AANA in excess of €8 billion (or the currency applicable to your regulatory regime), both you and SFL will be required to monitor and calculate daily regulatory initial margin exposure with one another during the life of our transactional relationship. If you have questions relating to your calculation of AANA, the International Swaps and Derivatives Association ("ISDA") provides detailed information relating to this requirement on their website at isda.org.

Do you have an Average Aggregated Notional Amount ("AANA") in excess of 8 billion for your jurisdiction's relevant calculation period and in the relevant currency?

Yes

No

If you have answered "Yes" above, please refer to the "Regulatory Initial Margin Threshold Monitoring Agreement" contained in the Supplementary Information section at the bottom of this Form.

Box 1: Agreement

By signing this form you represent that all the information contained herein is true and accurate and you agree on behalf of the client to be bound by the terms of this Application Form and the Agreement on behalf of the applicant.

Signature

Full Name

Position

Date (DDMMYYYY)

Signature

Full Name

Position

Date (DDMMYYYY)

Box 2: Persons Authorised to Trade

Signature

Full Name

Position

Date (DDMMYYYY)

Signature

Full Name

Position

Date (DDMMYYYY)

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Documents Required

We will require appropriate evidence of identity from Directors, Shareholders and other persons we consider appropriate. In the first instance, please provide evidence of identity for at least two Directors and any shareholder who owns more than 25% of the shares.

Identification can consist of:

UK Domicile - Current Copy Passport or Copy UK Driving License and an original utility bill (dated within the last 6 months).

Non UK domicile - Current Copy Passport or Copy Identity Card and one original utility bills (dated within the last 6 months).

Please include the following with your application:

- Evidence of Incorporation
- Proof of registered address
- Memorandum and Articles of Association
- Last two years report and accounts
- Details of directors and Shareholders

With more complex corporate structures, we will ask for further documentation in order to ascertain the ultimate beneficial owners and controllers.

What to do next

Please check the details that you have provided are correct and that the application form is signed. Then send your completed application to us by post or email scanned copies using the details following.

Post:

City Index Moor House, 1st Floor 120 London Wall London EC2Y 5ET **Email:** new-accounts.uk@cityindex.com

Supplementary Information

Regulatory Initial Margin Threshold Monitoring Agreement

Thank you for confirming that you will be in-scope for Regulatory Initial Margin (IM) Compliance. In accordance with the BCBS/IOSCO statement regarding in-scope trading relationships for Regulatory IM, we would propose the parties forebear putting in place initial margin documentation and custodial arrangements until trading in bilateral, uncleared OTC products between our entities exceeds certain agreed thresholds. By executing this Form, you acknowledge and agree to be bound by the terms of this supplemental Regulatory Initial Margin Threshold Monitoring Agreement.

In agreeing to such monitoring, each party will monitor its IM exposure to the other under the rules of its respective regulatory regime(s) and in accordance with the below:

- 1. When regulatory IM exposure exceeds the **Negotiation Threshold**, the parties will coordinate to put in place Regulatory IM-compliant trading documentation and related custodial arrangements;
- 2. When regulatory IM exposure exceeds the **Limit Trading Threshold**, the parties may impose any necessary restrictions on transacting in any in-scope products; and
- 3. When regulatory IM exposure exceeds the **Reduce Exposure Threshold**, the parties may use all reasonable efforts to reduce regulatory IM exposures to ensure no exchange of IM collateral is required prior to the steps noted in item 1 above are complete.

IM Monitoring Terms	StoneX Entity	Client
Threshold Currency	Euro	Euro
IM Threshold	50m	50m
Negotiation Threshold	30m	30m
Limit Trading Threshold	40m	40m
Reduce Exposure Threshold	45m	45m
Calculation Methodology	Grid	Grid

The parties will each remain solely responsible for their own compliance with applicable law and regulations; provided, however, that this agreement does not amend or supplement any OTC trading agreement in place between the parties so that non-compliance with this agreement will not be an event of default under such trading agreement.