



PRUTON CAPITAL
Your Vision. Our Expertise

CLIENT AGREEMENT

INDIVIDUAL / JOINT ACCOUNT

MARGIN FX & CFD CONTRACT

Pruton Capital is the trading name of Pruton Group of Companies.

Authorized and regulated by the BAPPEBTI

Member of the Jakarta Futures Exchange

Member of the Indonesian Derivatives Clearing House

Live Account Opening Instructions:

For quick processing of your trading account application, make sure the following steps are completed correctly. This should help prevent any delays throughout the procedure of opening your account.

Make sure that you fill up all required information in this application, preferably in capitals, and all data must be complete, accurate, clear and readable in accordance with your supporting documentation required below. Make sure that you sign in the designated signature area.

According to Anti-Money Laundering laws and regulations, Pruton Capital is required to obtain certain documentation from you. This list contains the required documents; however, Pruton Capital reserves the right to request additional documents and/or information where deemed appropriate and/or required to satisfy the due diligence process at any time.

Required Documents

Proof of Identity (Any one copy)

- Copy of government issued ID
- Copy of government issued Passport

An attested official clear copy of a valid Identity Card or Passport (with clear photo and signature), preferably certified by a governmental body of the country of issuance, public notary, consulate, embassy or legal office. Attestation must be dated within the last six (6) months of the receipt date by Pruton Capital. Upon the expiry of the provided proof of identity, make sure to submit copies of a new/renewed document. In such cases, Pruton Capital may contact you to request such documentation.

Proof of Address (Any one copy)

- Copy of utility bill (electricity, water, phone)
- Copy of tax bill
- Copy of bank account statement
- Copy of credit card statement

A recent official clear copy of any of the above or any other official proof of address as may be required. This document must be dated within the last six (6) months of the receipt date by Pruton Capital. If at any time, you have changed your address, make sure to submit new proof of your address. In such cases, Pruton Capital may contact you to request such documentation.

The original signed Client Agreement along with all mandatory documents as required should be sent by mail to:

Level 32, Menara Standard Chartered, Jalan Professor Doktor Satrio, No 164, Setiabudi, DKI Jakarta, Jakarta.

Or

Scan and email to account@prutoncapital.com

After completing the Client Agreement, you can then fund your trading account. Remember to email us the proof of funding. You will then receive an email with a Live Account Login ID together with a Password. For security reason, please remember to change the Password.

If at any later stage changes occur in the Client's details and/or structure and/or ownership status and/or circumstances initially provided by him/her, the Client(s) is responsible to inform and provide Pruton Capital of any new information and/or data and/or documentation accordingly.

If in any country of the potential and/or existing Client any of the required supporting documentation do not exist in the form required by Pruton Capital, Pruton Capital may accept a similar document serving always the needs of the Legal Requirements and/or Due Diligence procedures.

IB Details

The Introducing Broker (IB) is a person or organization which has the experience and knowledge of trading but is generally not a broker, and has a direct relationship with Client. Even if you use IB services, please remember that you are still the owner of your account and responsible for your trading results.

This application is for a:

Standard Account: VIP Account:

Binary Options Account:

Planned investment amount (USD):

Please fill up IB Name and Code if you are referred by an IB:

IB Name:

IB Code:

1 ACKNOWLEDGE & CONFIRMATION

Risk Disclosure

- For any Client that is retired, is unemployed, has no prior investment experience, and/or is over 65 years of age, only you can make the determination of whether trading Margin FX & CFD Contract is suitable for you.
- In light of the information that you have provided in your application, Pruton Capital requires you to seriously consider all of the risks associated with such investments, though it may also work well in your favour. Many but not all these risks are outlined in the Risk Disclosure Statement of the Client Agreement.
- If, in the past – the only forms of investing strategies that you have pursued have been conservative in nature, then Pruton Capital encourages you to perform additional due diligence and research prior to making any investment.
- The high degree of leverage that is obtainable in the trading can work against you as well as for you. Leverage can lead to large losses as well as gains.
- You must recognize that only risk capital is suitable for such investment. If you have determined that trading is suitable for you, then you may proceed and execute the Declaration & Acknowledgement below.

Declaration & Acknowledgement

This declaration & acknowledgement shall be part of the Client Agreement Terms & Conditions, and applies to all Pruton Capital individual, joint and/or corporate clients (hereinafter referred to as “the Client”).

I, the Client hereby unreservedly declare and/or accept and/or confirm and/or acknowledge and/or warrant and/or represent and/or undertake the full terms and conditions of this agreement made, and the making of any part and/or any agreement herein and/or hereunder and/or Annexes and/or policies available to all Pruton Capital clients published on our official website www.pruptoncapital.com together with the following:

- I have carefully considered financial risk(s) involved in trading Margin FX & CFD Contract, and is willing to assume such risks associated this type of investment, and wish to proceed with opening account.
- I am of legal age and I am legally competent to execute this contractual agreement and do not have any legal insufficiency and/or disability with respect to, and I am not subject to any law and/or regulations which prevents the performance of, this agreement and/or any contract contemplated by this agreement.
- I have obtained all necessary consents and have the authority to enter into this agreement (and if the Client is a company, I am properly empowered as a company and have obtained all necessary corporate and/or other authority pursuant to all resolution and/or organizational documents).

- All information provided by me herein and to Pruton Capital is valid, complete, true and accurate and not misleading in any way.
- All sums made by way of deposit and/or security by me shall be subject to this agreement, at all times be free from any charge, lien, pledge or encumbrance and it is in compliance with all laws to which it is subject including, without limitation, all tax laws and regulations, exchange control requirements and registration requirements.
- The signature(s) where applicable is/are genuine and that any photocopies, including copies of the verification of identity documents and other ancillary documents forwarded are identical with the corresponding originals.
- I am obligated to inform Pruton Capital immediately in case of any changes.
- I am responsible for updating my personal information provided to Pruton Capital for the opening of my account and if false and/or inaccurate information and/or data are provided by me to a third party and/or to Pruton Capital, Pruton Capital will accept no responsibility for any loss(es) and/or damage(s) and where fraud is identified, details will be provided to relevant agency to prevent fraud and/or money laundering.
- I am establishing a relationship with Pruton Capital for the purpose of trading.

Agree To Terms & Conditions

- Pruton Capital will not provide any advice to the Client. If Pruton Capital effects a transaction with or for the Client, this shall not be taken to mean that Pruton Capital recommends, or concurs on the merits of the transaction or that the transaction is suitable for the Client.
- Margin FX & CFD Contract carries a high degree of risk and adverse market movements can give large gains to losses exceeding the Client original deposit and consequently the client can afford to lose the sums which he/she remits to Pruton Capital as deposit and otherwise satisfy any losses resulting from a contract.
- Pruton Capital will not be responsible for advising the Client on any taxation liabilities that may arise in relation to services provided by Pruton Capital hereunder.
- The Client agrees and understands that trading on an electronic trading system carries risks.
- The Client shall pay brokerage fees, commission and all other charges (including, without limitation, mark-ups and mark-downs, statement charges, idle account charges, order cancellation charges, account transfer charges or other charges), fees (including, without limitation, fees imposed by any interbank agency, bank, contract markets or other regulatory or self-regulatory organizations) arising out of Pruton Capital providing services hereunder.
- Pruton Capital has all rights to amend, change, delete, add, and modify spreads, fees, daily trading bounty, leverage, margin requirements, liquidation level (stop out or auto hedging level) and any offers for any accounts or any positions, at any time at Pruton Capital absolute discretion and without prior notice.

- Pruton Capital may, in the manner it deems appropriate, close out the Client's open positions in whole or in part, sell any or all of the Client's property held by Pruton Capital, buy any securities, financial instruments, or other property for the Client's trading account(s), and may cancel any outstanding orders and commitments made by Pruton Capital on behalf of the Client without prior notice in the event the Client failed to timely settle his/her financial obligation such as credit facilities, maintain margin requirements, and any other payment obligation.
- The Client is liable to Pruton Capital if amounts are due by the Client and not paid upon the reminder given by Pruton Capital, the accounts shall be closed out and the Client shall pay all resulting charges as they are incurred, or as Pruton Capital in its sole and absolute discretion, may determine, and the Client hereby authorizes Pruton Capital to withdraw the amount of any such charges from the Client's account.
- Pruton Capital official language is the English Language.
- Pruton Capital retains the right to amend its policies at any time by making them public on its website. The Client consents and agrees that the latest versions of the above documents and Policies published on Pruton Capital website www.pرتونcapital.com shall prevail.
- I have carefully read, completely understood and fully accept the terms and conditions with and within all the documents including all policies available to me online on Pruton Capital website.
- Pruton Capital may require additional and/or ancillary documents including, but not limited to a signature specimen for the establishment and maintenance of the Client trading account at any time, and that failure to provide such documents may result in closing the trading account or not opening it at all.
- As regards the use of electronic/internet services provided by Pruton Capital, the signature specimen means the Login Number and Password for which I am fully responsible.
- I, the Client hereby unreservedly accept and/or confirm and/or acknowledge and/or declare and/or warrant that this agreement and any investment services provided and/or offered under it by Pruton Capital.
- No pressure has been placed on me by Pruton Capital in accepting and/or agreeing and/or confirming and/or acknowledging and/or declaring and/or warranting all information provided by Pruton Capital.
- By either signing and/or submitting this agreement under any form, I hereby unreservedly accept and/or confirm and/or acknowledge and/or declare and/or warrant that I am entering into a legally binding Agreement with Pruton Capital as per Client Agreement, all Terms and Conditions therein and in addition but not limited to, all information provided and/or contained within Pruton Capital website available online, as these may be amended from time to time by Pruton Capital.

2 ACCOUNT HOLDER INFORMATION

Client Personal & Contact Information

Client information (To be completed by the participant in the trading account, individually, jointly). For the purpose of this document, the term "Client" always refers to the entity for whom this application has been made, regardless of legal description).

Title:MrMsMrs

Full Name:

Title:MrMsMrs

Joint Name (Reference only,if any):.....

ID Number: Passport Number:

Date of Birth: Place of Birth:

Citizenship: Country of Residence:

Marital Status:Single.....Married

Residential Address:

.....
.....

Postal Code: City: Country:

Phone Number 1: Phone Number 2:

Email:

Bank Information

Beneficiary Name:

Bank Name:

Bank Address:

Postal Code:City: Country:

SWIFT Code: IBAN Code:

Branch Code: Account Number:

Pruton Capital trading accounts are denominated in specific currencies. When funding your trading account in Pruton Capital other than the currency of the trading account, funds will be exchanged according to the prevailing rate, same applies for withdrawals. Therefore, it is preferable to use a bank account in the same currency of your trading account with us.

Third party payments are not accepted, so make sure to submit a bank account under your name. Documentation supporting the claim of origin of funds might be requested in order to fully compliant with the International Anti-Money Laundering policies and regulatory.

Questionnaire

For section below, the term "You" always refer to the person for whom this application has been made.

Have you ever declared bankruptcy?YesNo

If "Yes", provide dates and details:

.....

Do you or have you ever had any other trading account with us?YesNo

If "Yes", provide account(s) number/login number:

Do you have experience trading in Margin FX & CFD Contract?YesNo

If "Yes", specify number of years:

Current residential ownership status:OwnedFamilyRent
.....Others

Purpose of opening account:SpeculateHedgingInvestment
.....Others

Occupation:PrivateEntrepreneurCivil servantProfessional
.....College studentHousewifeOthers:

Name of company:

Nature of business:

Position: Years working:

Do you and/or any family member and/or close associate(s) hold and/or help any public position during the last 12 months?YesNo

If "Yes", specify name, position, and country:

Please also take note that participants in Joint Account are assumed to have undivided equal shares unless the Joint Account share addendum, reflecting a different allocation, is completed and signed.

The undersigned hereby attest(s) and certifies that the above information is complete and accurate. The undersigned hereby authorized Pruton Capital to verify any or all of the forgoing information.

3 FUNDING ACCOUNT

Funding Your Account

To ensure secure and speedy processing of client deposits, Pruton Capital has provided below fund transfer options:

Wire Transfer / Credit Card / PayPal / Skrill /

You can send funds to be deposited in your trading account with us through any of these funding methods that are available. Kindly refer to our official website for these purpose.

Pruton Capital does not charge any fee for fund deposits. However, financial service providers such as your bank, PayPal and Skrill may charge. Your Pruton Capital account will be credited with the amount that we receive. We advise you to send us a notification email, indicating the amount that you send, method and date of transfer, together with the scan copy of any proof of transfer.

Trading account login, password and all other related information will be emailed to you once we receive the signed Client Agreement. You can then begin your trading!

The undersigned acknowledges having read and understood all of the forgoing Client Agreement

Full Name: Signature:

Date:

Happy trading and good luck!

Pruton Capital is the trading name of Pruton Group of companies
Authorized and regulated by the BAPPEBTI
Member of the Jakarta Futures Exchange
Member of the Indonesian Derivatives Clearing House
Level 32, Menara Standard Chartered, Jalan Professor Doktor Satrio,
No 164 Setiabudi, DKI Jakarta, Indonesia
Email: account@prutoncapital.com