

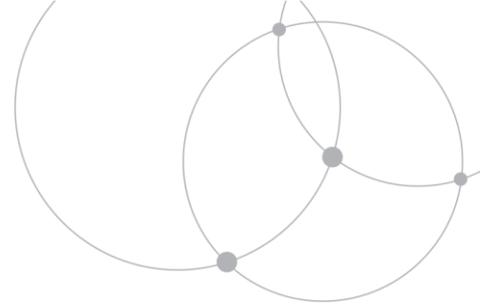
Leverage Terms

This document determines the terms of the leverage, and it is considered an addendum to the Financial Brokerage Agreement for the Account of Others in Foreign Stock Exchanges between **INGOT Financial Brokerage Ltd.** (hereinafter referred to as the "Company") and the Client. Together with all the legal documents of the Company they form the totality of the agreement between us.

The Client hereby explicitly acknowledges and agrees that upon opening a trading account and approving the documentation and/or email and/or ticking in the relevant space, links or buttons approving the relevant template as may be indicated by the Company, the Client approves a higher leverage of (1:500). This expresses the Client's approval of the terms and conditions set below as may be updated and changed from time to time at the Company's sole discretion.

The Client consents that the Company changes the leverage of the trading account(s) associated with his/her account number(s) to (1:500), subject to the following terms and conditions (the "Terms"):

1. The Client consents to electronic communication in accordance with these Terms.
2. The Client acknowledges that the Company may decrease the leverage of the accounts at its sole discretion. The Company will notify Client with such change by means of notification through the account portal, such change shall be valid within a period of 48 hours from the notification date.
3. The Client understands that these Terms do not impact the Company's rights under the Financial Brokerage Agreement for the Account of Others in Foreign Stock Exchanges to change Margin Requirements as per the terms of the mentioned Agreement.
4. The Client understands that the Company's Terms and Conditions, and all relevant policies and legal documents will continue to govern the accounts and trading activity with the Company, as amended and supplemented by these Terms.
5. The Client fully understands how orders are executed and have thoroughly reviewed the Financial Brokerage Agreement for the Account of Others in Foreign Stock Exchanges.



6. The Client agrees that the Company assumes no liability for any consequences which may arise from approving the leverage. And the Client accepts full responsibility and liability herein.
7. The Client acknowledges that leverage is a double-edged sword and can dramatically amplify losses, and that leveraged trading carries a high level of risk and is not suitable for all investors.