## RISK DISCLOSURE





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## **1** Risk Warning

1.1. Investing in the financial market is connected with risk. This statement does not disclose all the possible risks and other significant aspects of trading derivatives, futures, and leveraged assets. Considering all potential risks, the Client should only use the Company's service if he/she understands the nature of the contracts and professional relationship that the Client is entering and the extent of his/her exposure to risks.

1.2. Trading derivatives, futures, currency pairs, and other leveraged assets may not be suitable for all types of traders. The Client is solely responsible for ensuring the aptness of his/her experience, objectives, financial resources, and other relevant factors for the Company's nature of business. Therefore, the Client must carefully consider the mentioned aspects before he/she avails of the services of the Company.

1.3. The Client accepts all possible risks, including incurring losses and damages, upon his/her trading. The Company does not and cannot guarantee the Client's profit or loss to any instrument he/she trades. There is a risk that significant losses may occur in a short period due to the speculative nature of the Company's business. All instruments can be potentially volatile, and rapid fluctuation can cause unpredictable events and results, none of which can be controlled by the Company or the Client.

1.4. The Client agrees that regardless of any information provided by the Company, the value of any financial asset or instrument may fluctuate and affect his/her relevant trade, including the trading account's initial capital. Accordingly, the Company does not and cannot guarantee that the information on the previous performance of a specific asset can affect its current or future movement.

1.5. Separate documents have been established, namely Order Execution and Terms of Use (37. Risk Disclosure Statement), as supporting policies and guidelines regarding trading risks. The Client acknowledges that this document is intended to comply with the Terms of Use and Order Execution.

## 2 Margin & Execution

2.1. The Company can but is not obligated to provide the Client information as trading signals, wherein implementing such information to the Client's trade shall be upon his/her sole evaluation and decision.

2.2. If the margin capital of the Client is insufficient to hold ongoing trades, the Company can but is not obligated to notify the Client through phone call or email regarding the matter. The Client may be required to deposit additional funds on short notice. The Client understands that if he/she fails to act on the case in the allotted time, he/she will solely be responsible for any arising loss or damage.

2.3. The Company has the right to regulate margin requirements for each product, which could result in a growing margin requirement. As a result, the Client may be obligated to pay additional funds to uphold prevailing conditions.

Trading currencies and CFDs on Margin involves substantial risk and might not be appropriate for every investor. It is possible to incur a loss equivalent to or exceeding the entire capital. Before using Luzuna's services, please acknowledge all the potential risks of trading and assess whether the critical factors align with your ability to accept such risks. Such factors include your risk appetite, expertise, investing experience, and trading preference.





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