ACCOUNT APPLICATION FORM

Type of account: (please tick the relevant account) O Individual O Joint O Company

INSTRUCTIONS FOR COMPLETING THIS DOCUMENTATION

Please make sure that you read and understand all the information regarding opening a trading account with Rangeford Investment before completing the form including the general Terms & Conditions. Please use a black or a blue ink pen when completing all the information as accurately as possible.

Primary Account Holder

First name/s:		Surname/Family name:	Surname/Family name:							
Company name (if applicab	le):									
Address:		Date of birth:	Marital status:							
1X.,	Postal code:	Place of birth:	Number of dependents:							
City:	Country:	Nationality:	Employer (Self-employed):							
		Occupation:								
Business phone number:		Home phone number:	Home phone number:							
Mobile phone number:		Fax number:	Fax number:							
E-mail address (business):		E-mail address (personal):	E-mail address (personal):							
Name of primary bank:		Address of primary bank:	Address of primary bank:							
	Joint A	account Holder (when applicable)								
First name/s:		Surname/Family name:	Surname/Family name:							
Company name (if applicab	le):									
Address:	95.95.95	Date of birth:	Marital status:							
	Postal code:	Place of birth:	Number of dependents:							
City:	Country:	Nationality:	Employer (Self-employed):							
		Occupation:								
Business phone number:		Home phone number:	Home phone number:							
Mobile phone number:		Fax number:	Fax number:							
E-mail address (business):		E-mail address (personal):								

Please return the completed document directly to Rangeford Investment via E-mail attachment: contact@rangeford-investment.com



REASON AND RANGE OF CLIENT ASSOCIATION

Please complete all fields

To comply with Financial Action Task Force (FATF) and European Union regulations, all financial brokerage institutions are required to obtain information pertaining to the reason and range of a client relationship.

What is your reason/purpose in applying for a trading account at Rangeford Investment?

	Please tick the applicable one only.									
Capital preservation / Hedging (considered conservative with less risk)										
	Growth and income (considered moderate risk)									
	Speculation (considered aggressive in risk for potentially higher returns									
Which type of trading instruments interest you? How many trades do you make on a yearly Please tick all relevant areas.										
0	Futures	0	Managed Funds		0	0 (Never traded)		O 25 to 50		
0	Commodities	0	Forex Spot		0	1 to 5		O 50 to 75		
0	Stocks	0	Forex Forward		0	5 to 10		O 75 to 100		
0	Bonds	0	Forex Options		0	10 to 25		O More than 100		
0	Contract Options	0	Other							
What is your annual income (US\$)? Please tick the applicable one only. What is your liquid net worth (US\$)? Please tick the applicable one only.										
0	\$25,000 - \$50,000	0	\$250,000 - \$500,000	0	\$25	5,000 - \$50,000	0	\$250,000 - \$500,000		
0	\$50,000 - \$100,000	0	\$500,000 - \$1,000,000	0	\$50	,000 - \$100,000	0	\$500,000 - \$1,000,000		
0	\$100,000 - \$250,000	0	Over \$1,000,000	0	\$10	0, <mark>000</mark> - \$250,000	0	Over \$1,000,000		
Occupation (all within the last 12 months) - To be completed by the Primary Account Holder only. Please tick all relevant areas.										
				0	Priv	ate sector/company/Ex	ecutiv	ve management/Board		
O Public sector/state, Executive management/board ⁽ⁱ⁾			0	Ret	ired					
O Political or Public Office (ii)			0	Stu	dent					
O Public Sector/State Company, Other			0	Une	employed					
O Private company				0	Self	f employed				
	40		e ////////////////////////////////////					The same of the same		

(i) Public sector or state, Executive Management/Board includes:

Members of the administrative, management or supervisory bodies of the State-owned enterprise.

(ii)Political or Public Office includes:

Heads of State and Government Ministers and Deputy Assistant Ministers, Members of Parliament, Members of Supreme or Constitutional courts or similar members of Courts Auditors or of the Board of Central Bank, Ambassadors, Consul General, Chargé d'affai<mark>res</mark> and High-Ranking officers within the armed forces



RANGEFORD INVESTMENT - Client agreement

RISK DISCLOSURE DOCUMENT FOR CAPITAL MARKETS

This document contains important information on trading in equities. All prospective clients should read this document before trading on Capital Markets.

We neither singly or jointly and expressly nor impliedly guarantee nor make any representation concerning the completeness, the adequacy or accuracy of this disclosure document nor have we endorsed or passed any merits of participating in the trading system. This brief statement does not disclose all the risks and other significant aspects of trading.

In the light of the risks involved, you should undertake transactions only if you understand the nature of the contractual relationship into which you are entering and the extent of your exposure to risk.

You must know and appreciate that investment in Equity shares have varying degree/element of risk, is generally not an appropriate avenue for someone of limited resources/limited investment and/or low risk tolerance. You should therefore carefully consider whether such trading is suitable for you in the light of your financial condition. In case you trade with Us and suffer adverse consequences or loss, you shall be solely responsible for the same and We shall not be responsible, in any manner whatsoever, for the same and it will not be open for you to take a plea that no adequate disclosure regarding the risks involved was made or that you were not explained the risk involved by the concerned member. The Client shall be solely responsible for the consequences and no contract can be rescinded on that account. You must acknowledge and accept that there can be no guarantee of profits or no exception from losses while executing orders for purchase and/or sale of a security.

It must be clearly understood by you that your dealings with Us shall be subject to your fulfilling certain formalities set out by Us, which may inter alia include your filling the know your client form, client registration form, execution of an agreement, etc., as are in force from time to time.

We do not provide or purport to provide any advice and shall not be liable to any person who enters into any business relationship with Us and/or sub-broker of Ours and/or any third party based on any information contained in this document. Any information contained in this document must not be construed as business advice/investment advice. No consideration to trade should be made without thoroughly understanding and reviewing the risks involved in such trading. If you are unsure, you must seek professional advice on the same. In considering whether to trade or authorize someone to trade for you, you should be aware of or must get acquainted with the following:

1. BASIC RISKS INVOLVED IN TRADING

- 1.1 Risk of Higher Volatility: Volatility refers to the dynamic changes in price that securities undergo when trading activity continues whether listed or unlisted. Generally, higher the volatility of a security, the greater its price swings. There may be greater volatility in thinly traded securities than in active securities. As a result of volatility, your price at which your order is executed, may substantially change thereafter, resulting in notional or real losses.
- 1.2 Risk of Lower Liquidity: Liquidity refers to the ability of market participants to buy and/or sell securities expeditiously at a competitive price and with minimal price difference. Generally, it is assumed that more the numbers of orders available in a market, greater is the liquidity. Liquidity is important because with greater liquidity, it is easier for investors to buy and/or sell securities, and as a result, investors are more likely to pay or receive a competitive price for securities purchased or sold. There may be a risk of lower liquidity in some securities as compared to active securities. As a result, your order may only be partially executed, or may be executed with relatively greater price difference or may not be executed at all.
- 1.3 Risk of News Announcements: Issuers and blogs make announcements that might impact the price of the securities. These announcements may occur during trading, and when combined with lower liquidity and higher volatility, may suddenly cause an unexpected positive or negative movement in the price of the security.
- 1.4 Risk of Rumors: Rumors about companies at times float in the market through word of mouth, newspapers, websites or news agencies, etc. The investors should be wary of and should desist from acting on rumors.
- 1.5 System Risk: High volume trading will frequently occur at the market opening and before market close. Such high volumes may also occur at any point in the day. These may cause delays in order execution, or confirmation.
 - 1.5.1 During periods of volatility, on account of market participants continuously modifying their order quantity or prices or placing fresh orders, there may be delays in order execution and its confirmations.
- 1.5.2 Under certain market conditions, it may be difficult or impossible to liquidate a position in the market at a reasonable price or at all, when there are no outstanding orders either on the buy side or the sell side, or if trading is halted in a security due to an action on account of unusual trading activity or for any other reason.

2 GENERAL

- 2.1 Commissions: Rangeford Investment receives a commission fee of 1% (one percent) levied on the buy when Securities are purchased and 1% (one percent) on the sell when Securities are sold.
- 2.2 Currencies: US Dollars will be used for all trade transactions unless otherwise agreed and set forth in the confirmation order.
- 2.3 Applicable Law: To the maximum extent permitted by Applicable Law, this Agreement shall be governed by and construed in accordance with all relevant Rules and Regulations, and Customs of the Exchange or Market wherever executed.
- 2.4 Force Majeure: We shall not be liable for loss caused directly or indirectly by any exchange or market ruling, government restriction, or any "force majeure" (e.g., flood, extraordinary weather conditions, earthquake or other act of God, fire, war, insurrection, riot, communication or power failure, equipment or software malfunction) or any other cause beyond the reasonable control of us.
- 2.5 Change to Terms and Conditions: Upon notice to you, we may add, delete or otherwise modify any portion of this agreement, in whole or in part at any time. Your continued use of the Services ten (10) days after receipt of such notice shall represent your acceptance of such terms.
- 2.6 Termination: You may close your account at your discretion after all Debit Balances are paid, by sending us written notice at any time. The Terms and Conditions of this Agreement will survive termination of your account and will continue to apply to any dispersed or other remaining matters involving our relationship with us. We may terminate this Agreement for any reason, effective immediately, by notifying you. Any outstanding balances due to you will be paid to you as instructed by you.

SIGNATURE/S By signing and dating this document, I/We state that all the information herein is true and correct and that I will contact Rangeford Investment in reasonable time if any material changes occur. Rangeford Investment reserves the right to verify the accuracy of the information provided but has no duty to do so, and to contact those deemed necessary in any verification process.

Signature of primary account holder		Date	
Signature of Joint account holder (when applicable)	Signature/s	Date	



Non-Disclosure Agreement

This Agreement is entered into and is between:

The Service Provider and the Client

WHEREAS the Service Provider possesses certain ideas and information relating to Rangeford Investment that is confidential and proprietary to Discloser (hereinafter "confidential Information"); and

WHEREAS the Client is willing to receive disclosure of confidential information pursuant to the terms of this agreement for the purpose of **Share Purchase**.

NOW THEREFORE, in consideration for the mutual undertakings of the Service Provider and the Client under this agreement, the parties agree to the following.

- 1. **Disclosure:** The Service Provider agrees to disclose and the Client agrees to receive the Confidential Information.
- 2. **No Use:** The Client agrees not to use the Confidential Information in any way, or to manufacture or test any product embodying Confidential Information, except for the purpose set forth above.
- 3. **No Disclosure:** The Client agrees to use their best efforts to prevent and protect the Confidential Information, or any part thereof from disclosure to any person other than the Client's personnel having a need for disclosure in connection with the Client's authorized use of Confidential Information.
- 4. **Protection of Secrecy:** The Client agrees to take all steps necessary to protect the secrecy of the Confidential Information and to prevent the Confidential Information from falling into the public domain or into the possession of unauthorized persons.
- 5. **Limits on Confidential Information:** Confidential Information shall not be deemed proprietary and the Client shall have no obligation with respect to such information where the information
 - a. was known to the Client prior to receiving an of the Confidential Information from Discloser
 - b. has become publicly known through no wrongful act of the Client
 - c. was received by the Client without breach of this Agreement from a third party without restriction as to the use and disclosure of the information
 - d. was inadequately developed by the Client without use of the Confidential Information
 - e. was ordered to be publicly released by the requirement of a government agency
- 6. **Ownership of Confidential Information:** The Client agrees that all Confidential Information shall remain the property of the Service Provider and that the Service Provider may use such Confidential Information for any purpose without obligation to the Client. Nothing contained herein shall be construed as granting or implying any transfer of rights to the Client in the Confidential Information, or any patents or other intellectual property protecting or relating to the Confidential Information.
- 7. **Term and Termination:** The obligations of this Agreement shall be continuing until the Confidential Information disclosed to the Client is no longer confidential.
- 8. **Survival of Rights and Obligations:** This Agreement shall be binding upon, inure to the benefit of, and be enforceable by (a) The Service Provider, its successors and assigns: and (b) the Client, its successors and assigns.



Agreement of the client SIGNATURE OF PRIMARY ACCOUNT HOLDER:

