RISK DISCLOSURES FOR FINANCIAL INSTRUMENTS

1. INTRODUCTION

1.1. XM Global Limited operating under the trading name XM is a Securities Service Provider Licensee regulated and authorised by the International Financial Services Commission (“IFSC”) in Belize under the Licence Number: IFSC/60/354/TS/18 (hereinafter called the “Company”).

1.2. This notice is provided to you because you are considering dealing with the Company in certain securities provided by the Company (“Securities”). This notice cannot and does not disclose or explain all of the risks and other significant aspects involved in dealing in Securities and was designed to explain in general terms the nature of the risks particular to dealing in the Securities provided by the Company and to help the Client to take investment decisions on an informed basis. This notice should be read together with the General Risk Disclosure.

1.3. Prior to applying for an account the Client should consider carefully whether trading in derivative Securities is suitable for him in the light of his circumstances and financial resources. Trading in derivative Securities entails the use of “gearing” or “leverage”. In considering whether to engage in this form of trading, the Client should be aware of the following:

2. RISK ASSOCIATED WITH TRANSACTIONS IN DERIVATIVE SECURITIES

2.1. The Client should unreservedly acknowledge and accept that, regardless of any information which may be offered by the Company, the value of the Securities provided by the Company may fluctuate downwards or upwards and it is even probable that the investment may become of no value.

2.2. Trading in Securities and other leveraged products may involve a significant level of risk and is not suitable for all investors. Before undertaking any such transactions you should ensure that you fully understand the risks involved and you should seek independent advice if necessary. The Client should not engage in any dealings in Securities, directly or indirectly, unless you know and understand all of the risks involved.

2.3. The Client should unreservedly acknowledge and accept that he runs a great risk of incurring losses and damages as a result of the dealing in Securities and accepts and declares that he is willing to undertake this risk.

2.4. The high degree of “gearing” or “leverage” is a particular feature of derivative Securities. This stems from the margining system applicable to such trades, which generally involves a comparatively modest deposit or margin in terms of the overall contract value, so that a relatively small movement in the underlying market can have a disproportionately dramatic effect on the Client’s trade.

2.5. The Securities available for trading with the Company are ‘non-deliverable spot transactions’ giving an opportunity to make profit on changes in currency rates, commodity, stock market indices or share prices called the underlying instrument. If the underlying instrument movement is in the Client’s favor, the client may achieve a good profit, but an equally small adverse market movement can not only quickly result in the loss of the Clients’ entire deposit but also any additional commissions and other expenses incurred.

3. VOLATILITY OF PRICE AND LIMITATION ON THE AVAILABLE MARKET

3.1. The Securities provided by the Company are derivative Securities, where their price is derived from the price of the underlying reference Securities in which the Securities refer to. Derivative markets can be highly volatile. The prices of derivative Securities and the underlying reference Securities and Indices may fluctuate rapidly and over wide ranges and may reflect unforeseeable events or changes in conditions, none of which can be controlled by the Client or the Company. Under certain market conditions it can be impossible to execute any type of Clients order at declared price. Therefore, Stop Loss order cannot guarantee the limit of loss.
3.2. The prices of derivative Securities will be influenced by, amongst other things, changing supply and demand relationships, governmental, agricultural, commercial and trade programs and policies, national and international political and economic events and the prevailing psychological characteristics of the relevant marketplace.

3.3. Transactions in derivative Securities provided by the Company are not undertaken on a recognized exchange, rather they are undertaken through the Company's Trading Platform and, accordingly, they may expose the Client to greater risks than regulated exchange transactions. The terms and conditions and trading rules are established solely by the counterparty which in this case is the Company. The Client is obliged to close an open position of any given Security during the opening hours of the Company's Trading Platform.

4. OTHER ADDITIONAL OBLIGATION

4.1. Before the Client begins to trade, he should obtain details of all commissions and other charges for which the Client will be liable and which may be found on the Company's website. If any charges are not expressed in money terms (but for example as a dealing spread), the Client should obtain a clear written explanation, including appropriate examples, to establish what such charges are likely to mean in specific money terms.

4.2. The value of open positions in the Securities provided by the Company is subject to financing fees. The price of long positions in Securities is reduced by a daily financing fee throughout the life of the contract. Conversely, the price of short positions in Securities is increased by a daily financing fee throughout its life. Financing fees are based on prevailing market interest rates, which may vary over time. Details of daily financing fees applied are available on the Company's website.

4.3. The Client should take the risk that his trades in Securities may be or become subject to tax and/or any other duty for example because of changes in legislation or his personal circumstances. The Company does not warrant that no tax and/or any other stamp duty will be payable. The Client should be responsible for any taxes and/or any other duty which may accrue in respect of his trades.

5. MARGIN REQUIREMENTS

5.1. Clients are required to deposit a Margin with the Company in order to open a position. The Margin requirement will depend on the underlying instrument of the derivative Securities, level of leverage chosen and the value of position to be established. The Company will not notify the Client for any Margin Call to sustain a loss-making position. The Company has the discretionary right to start closing positions when Margin Level decreases to about 50%, and automatically close all positions at market prices if Margin Level drops below 20%. The Company guarantees that there will be no negative balance in the account when trading Securities provided by the Company.

The Company reserves the right to review and/or amend its Risk Disclosure notices, at its sole discretion, whenever it deems fit or appropriate.

Our Risk Disclosure notices are not part of our Terms and Conditions of Business and are not intended to be contractually binding or impose or seek to impose any obligations on us which we would not otherwise have, but for the Act and Applicable Regulations.