# Terms for the Provision of Investment Services

In Athens today	/	between
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# THE CONTRACTING PARTIES:

- 1) the societe anonyme under the corporate name "BETA SECURITIES INVESTMENT SERVICES S.A." (Companies Registration No. 2122401000, V.A.T. No. 094435820 Tax Office for Societes Anonymes), with its registered seat in Athens, at Alexandra Avenue 29, legally represented (hereinafter referred to as the "Company") and
- 2) the client, whose details are as follows (hereinafter the "Client"):

Personal Client Information (to be filled in by the Company)				
New Client	Old Client			
Code Client Number				

Individual - General Information										
Surname						Name				
Father's Surna	ame								'	
Mother's Surr	name									
Spouse's Surn	ame									
Spouse's maio	den name									
Nationality						Nationality				
Profession										
Date						National Se	curity Num	ber		
ID/ Passport r	number/					Date				
Other	Other				Publishing Authority					
VAT Number						Tax Authority				
Individual: Wo	ork adress					'				
Street									Number	
City					PC		Country	/		
Telephone			FAX				Mobile			
email									'	
Individual: Ho	me adress									
Street									Number	
City					PC		Country			
Telephone			FAX				Mobile			
email										

Client Investment Accounts						
SAT No.		SAT Account No.				
SAT CSE No. (if any)		CSE Account No.				
CSE Operator Code						
Derivatives Transaction		Derivatives Clearance				
Account		Account				

Client Bank	Client Bank Accounts					
Bank					Account Number	
		NO	YES	Co-l	beneficiaries	
Joint						
Bank					Account Number	
Joint	NO YES Co-bene			Co-l	beneficiaries	

### The following are agreed and mutually accepted:

- 1. **Services provided.** The Company provides the Client with the following investment and ancillary services:
  - Execution of Client's orders, which consists in the execution of purchase or sale contracts on behalf of Client in one or more financial instruments.
  - Receiving and transmitting orders, which consists in receiving and transmitting orders from the Client, for the execution of transactions in financial instruments.
  - Safekeeping and Administrative management of financial instruments and funds on behalf of the Client, in the context of providing one of the above investment services in accordance with the terms hereof.
  - Investment Advice on one or more financial instruments, so long as the Client has chosen the relevant field herein
  - Provision of short-term credit on transactions in securities listed on the ATHEX market, provided that the Client has chosen the relevant field herein.
- **2. Financial Instruments.** The services hereof cover the financial instruments specifically listed below:

Type of Financial Instrument	Yes/No	Client signature
ATHEX Shares		
Alternative Market Shares		
Shares listed on foreign stock exchanges		
Government Bonds - Bonds of Central Governments, Central Banks and		
Recognized International Organizations		

Type of Financial Instrument	Yes/No	Client Signature
Bonds traded on a regulated market or MTF (or MOD)		

Unlisted securities	
Traded Mutual Funds (ETFs)	
UCITS shares	
AIF shares	
Structured Products	
Structured Deposits	
Listed Derivatives (options, futures etc)	
OTC Derivatives (forwards, CFDs, SWAPS etc)	
FOREX - Currency derivatives	
OTC derivatives of goods	
Other complex financial instruments (such as securitization products)	

- 3. Opening of Accounts. It is explicitly pointed out to the Client that upon signing this agreement the Company does NOT open all the accounts required for all the financial instruments of this annex. The Company takes the relevant actions during the Client's first order on the specific financial instrument, in which case the Client must cooperate in any way indicated by the Company, sign all the required documents, provide all the required information as well as authorizations for the opening of the required accounts, whereas the Company is not accountable for the delay in the execution of the Client's order until the completion of the procedures for the opening of the relevant accounts. The time of the Client's order is considered to be the time of completion of the process of opening all the required accounts and proper receipt of it by the Executing Company. For reasons of convenience and faster service to carry out stock trading, the Client is advised to proceed to the above relevant actions as soon as possible.
- **4. Client Categorization.** The Company has already categorized the Client as a Private Client and the framework of cooperation that will govern the Client's relations with the Company will be what is provided by law regarding the provision of investment services to individuals.
- 5. Compatibility check. The Company has already carried out the compatibility check, to the extent and the degree required by the current legal and regulatory framework, as these obligations are specified herein, regarding individual Clients. The Client has already filled out and signed the relevant questionnaire, which is an integral part of this agreement.
- 6. **Pre-contractual Information.** The Company has already provided the Client with general information regarding the services provided by it, including the policies of Client categorization, conflict of interest and execution of orders, as they are included in the attached pre-contractual information package.
- **7. How to Communicate.** I wish my communication with the Company to be:

(Please select a communication method)	Yes/No	Client Signature		
To workl adress				
To home addres				

In case I do not select contact details, the Company has the right to contact me in anyofeither my work or home adress.

I declare that I have access to the internet and I understand that the Company will be able to provide me with non-personalized information, in accordance with the provisions of article 3 par. 2 of Regulation (EU) 2017/565, through its website, which I must check regularly on my own initiative.

8. **Provision of a Key Information Document.** In cases of transactions on packaged investment products (PRIIPs) by means of distance communication, such as by telephone or computer, the Company is not technically able to provide the Key Information Document prior to the execution of the transaction. In these cases and unless different specific instructions are given:

	Choose	Client signature
I wish the transaction to be delayed in order to receive and study the KID		
before the transaction is materialiosed.		
I agree to receive the KID after the transaction is completed, instead of		
delaying the transaction in order to receive the document first.		

#### Further,

	Choose	Client signature
I consent to receive the KID to the e-mail address (e-mail) that I have		
indicated or with by simple electronic or written indication from the		
Company of the website where the relevant KID is posted.		
In case of transactions on derivative financial instruments listed on the		
ATHEX, I consent to receive the information on the page of the Athens Stock		
Exchange www.helex.gr where the relevant information is posted.		

9. Provision of a Suitability Report in case of investment advice. In cases of providing investment advice by means of distance communication, such as by telephone or computer, the Company is not technically able to provide a suitability report before the execution of the transaction. In these cases and unless different specific instructions are givem:

	Choose	Client signature
I wish the transaction to be delayed in order to receive and study the suitability report before the transaction is materialised		
I agree to receive the suitability report after the transaction is completed, instead of delaying the transaction in order to receive the document first.		

10. Notifications for transactions that imply a possible obligation for the Client:

	Client signature
If my account held by the Company as a custodian includes positions in leveraged	
financial instruments or transactions that involve a contingent liability, I consent	
to the Company notifying me only when the total value of my portfolio is	
undervalued by 10% and hence multiples of 10% and not for each financial	
instrument separately.	

# 11. Deposit of Funds in a recognized money market mutual fund:

THE FUNDS PLACED WITH A RECOGNIZED MONEY MARKET MUTUAL FUND ARE NOT HELD IN ACCORDANCE WITH THE REQUIREMENTS FOR SECURING CLIENT CAPITAL AS SUCH ARE DEFINED IN DIRECTIVE 2017/593 / EU AND ARE NOT COVERED BY THE WARRANTY OF THE DEPOSITS AND INVESTMENTS GUARANTEE FUND

	Client Signature
I give my consent to the Company to place my funds, together with the funds	s of
other clients for safekeeping in a recognized money market mutual fund	d. 1
understand that the placement of my funds is as above.	

**12. Promotions.** The Client expressly consents to be provided with information by the Company and related or cooperating companies for the services provided by them through brochures, telephone communications, e-mails, SMS messages and so on.

(Please select below)			
Yes		No	
Exceptions			

**13.** Client Capacity (Law 2533/1997). The Client declares that he/she does not have any capacity, which prohibits or restricts the conduct of transactions on financial instruments. In particular, the Client states that he/she is / is not:

Please indicate if you hold any of the following capacities:	Yes
Member of the Board of Directors of ATHEX or holding a managerial position in this	
company.	

Member of the Board of Directors of the company "Hellenic Exchanges SA" (HELEX) or	
holding a managerial position in this company.	
Member of the Board of Directors of a company supervised by the ATHEX or holding a	
managerial position in that company.	
Holder of a managerial position in the Hellenic Capital Market Commission	
Member of the Board of Directors of any other regulated stock market entity that operates	
legally in Greece or holding a managerial position in it.	
Person who is employed as a full time employee or as a salaried attorney with the ATHEX. or	
with another regulated market, or with an ATHEX subsidiary. within the meaning of par. 42e	
of codified law 2190/1920 as in force, with the Hellenic Capital Market Commissionwith the	
company "Hellenic Exchanges SA" (HELEX), or with another legal entity of similar purpose	
abroad.	
Member of the governing bodies of unions or other associations of persons, representing	
members of the Stock Exchange, institutional investors, shareholders or other participants	
of the stock exchange or other Regulated domestic or foreign market.	
Journalist, a member of the relevant associations of authors or journalists who offer	
journalistic services to print or broadcast media companies, who offer information or	
commentary on a regular basis on issues related to the capital markets, at home or abroad.	
Member of the Board of Directors of the Hellenic Capital Market Commission or other	
equivalent foreign supervisory authority.	
Director of the Hellenic Capital Market and Stock Exchange Department of the Ministry of	
National Economy, or other equivalent foreign body.	
Member of the Board of Directors of an Investment Company, a Portfolio Investment	
Company, or a Mutual Fund Management Societe Anonyme or their Managing Director	
(General Manager, Chief Executive Officer and Manager)	
Spouse or first degree relative (parent, child) with a person who holds one of the above capacities.	
·	
I do not hold any of the above capacities.	

The Client declares that he/she is obliged to immediately inform the Company of any change in hi/hers data which may result in the acquisition of one or more of the above capacities and confirms that he/she does not conclude this contract in order to attempt to conduct stock exchange transactions on behalf of a person who has one or more of the above capacities.

**14. Group of Connected Clients** The Client declares and confirms in writing to the Company, that he/she knows / does not know (to be marked accordingly) other clients of the Company:

Capacity	First and last name	Client Code Number
With whom he/she participates as a partner in a		
personal company		
To whom he/she has provided collateral or other		
types of collateral (eg mortgage, pledge, guarantee,		
etc.)		
In whose capital he/she participates directly or		
indirectly * with a percentage greater than 20%		
With whom he/she controls directly or indirectly legal		
entities that are clients of the Company		
Spouse, blood relative or relative up to the second		
degree or resident with the following persons		
Has any relationship other than the above described		
so as to form with another or other clients of the		
Company, a group of connected clients within the		
meaning of the Decisions of the Hellenic Capital		
Market Commission 1/459 / 27.12.2007 "Framework		
for calculating capital requirements of Investment		
Services Companies" and 7/459 / 27.12.2007		
"Supervision and control of the Large Financial		
Exposures of the Investment Services Companies" (f)		

I do not know other clients of the Company with the		
above-mentioned capacities		
Reasons why the Client considers that he/she does not	t form a group of connect	ted clients with one or
more of the above persons:		

The Client undertakes the obligation to inform the Company immediately in writing regarding any change that occurs in relation to the above statements and assurances.

- **Money laundering.** The Client declares and assures the Company that all financial instruments and funds, on which the investment services are provided hereunder do not arise from illegal acts under the current legal and regulatory framework for the legalization of proceeds from criminal activities and terrorism financing (AML), nor do they constitute revenue laundering in the above sense, nor are they intended to finance terrorism.
- 16. **Risks.** The Client states that he/she is fully aware of the fact that investments in Financial Instruments, depending on their characteristics, contain by nature risks of reducing the value of the capital invested in them, but for any such result, the Company cannot be held accountable. The characteristics and risks associated with each financial instrument are described in detail in the precontractual information package, which has already been provided to the Client or in the relevant Key Information Document, where this is provided, or finally in any documents accompanying the sale of the particular financial instrument. The Client declares that he/she will not make any transaction if he/she has not received, studied, and understood the above information.
- 17. Conflict of Interest. It is explicitly pointed out to the Client that the Company may provide services to other clients or issuers that are in conflict with the services provided to the client. The Client expressly states that he/she was made aware of the conflict-of-interest policy applied by the Company, as well as the conflicts of interest that may arise during the execution hereof, information which was communicated to Client before the signing hereof. The Company may provide the Client with additional information, upon request, regarding the policy it pursues for conflicts of interest. This information is provided via landline or online depending on the communication method chosen by the Client.
- 18. Client Authorizations. The Client hereby provides to the Company with the power of attorney and authorization, so that the Company, through its competent bodies, may represent him/her visavis clearing bodies, market intermediaries or regulated markets, Multilateral Trading Mechanisms (MTMs), Transactional Organizations (Investment Services Providers, as well as vis-a-vis any person, for the execution of any legal act and transaction carried out in the context of the investment services provided herein, or related to them.

The Client also provides, herewith the Company with any required authorization so that , through its competent bodies or through its employees authorized by the Company, it may sign on his/her behalf and in his/her name, every necessary document for the execution of his/her orders, as well as and their liquidation and settlement, or the provision of investment services herein in general.

The Client also hereby provides to the Company any necessary authorization for the operation of Client's accounts held with the Company ot with third parties including HELEX or other clearing bodies, market intermediaries, credit institutions, Investment Services Providers, Custodians within the context of the investment services provided herein.

The above authorizations are irrevocable for as long as this Agreement is in force and until the liquidation of the Client's transaction relations with the Company, as they also concern the interest of the Company, the latter explicitly declares that it accepts the granted authorizations. The Client approves from now on all the actions and deeds of the above authorized Company as legal, strong, and inviolable.

**19. Additional Services.** In addition to the execution and custodial services, I would like to become a recipient from the Company of the following investment and / or ancillary services:

Investment or	Financial instruments	Client's signature
Ancillary Service	Financial instruments	Chefft 3 Signature

Investment Advice	All of the above selected financial instruments hereof
	The following financial instruments
Short Term Credit	on Securities listed on the ATHEX
	interest rate
	credit limit

**20. On-line trading Service.** The use of the Service by the Client presupposes the combined use of the Client User-name Code (hereinafter "the User-name") and the Client Identification Number (hereinafter "the PIN").

The combined use of the user-name and the PIN by the Client is a presumption of use of the Service and in particular a presumption of origin of the electronic order by the Client himself/herself and electronic information of the Client himself/herself.

	Client signature
I wish to be provided with the service of the transmission of orders for the executionof transactions on the ATHEX, information and provision of information via the Internet	

For the rest, in terms of the provision of the services herein, the terms described in the General Terms of Transactions (GTC) that are posted on the Company's website and specifically in the webpage "www.betasecurities.com" under the "Opening of Account" section, which the Client declares that he/she has studied and to which he/she consents and adheres unconditionally.

In addition, the Client states that he/she has been informed of the Pre-Contractual Information provided by the Company to all its existing and potential clients in accordance with MIFID II and its annexes, (also posted on the Company's website and specifically at the website www.betasecurities. com "under the section" Opening of Account ") and further declares that he/she understands and unreservedly accepts the content of the above information.

	,	20
[Place]	[Date]	

The client - Individual	
Surname:	First name:
(Signature)	
Certification of signature	

Company signature		
Legal Representative		
Surname: Name:		
Capacity:		
(Signature)	(Stamp)	
(This Agreement enters into force upon the the signature of the Company which (signature) also		
(Signature)  (This Agreement enters into force upon the signatur constitutes acceptance by the Company for its provision of		

#### **SUITABILITY ASSESSMENT QUESTIONNAIRE**

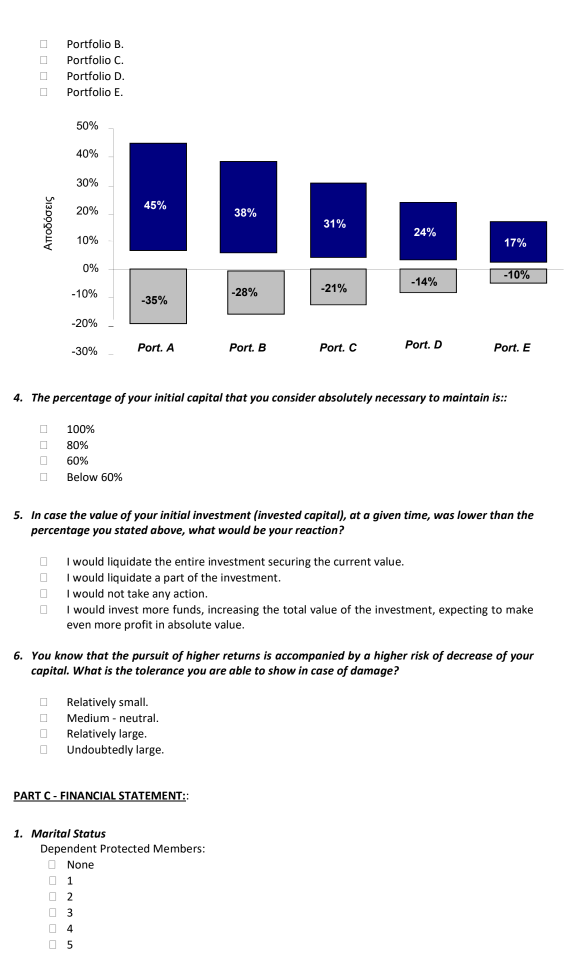
# **INVESTOR'S PERSONAL INFORMATION** Natural person: Legal Entity (\*): Type of investor: (\*) In case of a legal entity, the questionnaire is completed by the legal representative, who completes PART A 'and PART B', PART C 'is completed according to the financial data of the company). Surname: Father's name: Name: Within the EU Outside the EU Nationality Greek Code: Investor Categorisation (Individual, Professional): Date of evaluation: Evaluator: \_\_\_\_\_ PART A: KNOWLEDGE & EXPERIENCE 1. Educational Level: ☐ Primary education. Secondary Education. ☐ Higher Education. Postgraduate Degree. Postgraduate/Doctoral Degree. 2. Do you hold or have previously held a professional position in a financial company and / or have you followed studies that you believe will enable you to understand the financial sector? No:\_\_\_\_ Yes: \_\_\_\_ 3. Are you informed on a regular basis on Issues related to the economy and the course of the various categories of investments? □ No, these are not part of my information process. I occasionally read only specific financial news. I am regularly informed about issues concerning the economy in general. I am constantly informed on the developments in the economy and investments.

4. In which financial instruments do you have investment experience?

A/A	Investment Products	Frequence of the transactions you make	Number of years you have been making transactions for	Investment Service
(A)	Money Markets Instruments, Mutual Funds, Interest-bearing Bills	□ 0 □ 1-5/year □ 5-20/year □ 20 to 50/ year □ > 50 per year	□ 0 □ 1-3 □ Above 3	<ul> <li>Receive Transmission, Execution of Orders</li> <li>Providing Investment Advice</li> <li>Portfolio Management</li> </ul>

(B)	Uncomplicated highly rated bonds	<ul> <li>□ 0</li> <li>□ 1-5/ year</li> <li>□ 5-20/ year</li> <li>□ 20 to 50/ year</li> <li>□ &gt; 50 per year</li> </ul>	□ 0 □ 1-3 □ Above 3	<ul> <li>Receive Transmission, Execution of Orders</li> <li>Providing Investment Advice</li> <li>Portfolio Management</li> </ul>
(F)	Uncomplicated bonds of low credit rating	<ul> <li>0</li> <li>1-5/ year</li> <li>5-20/ year</li> <li>20 to 50/ year</li> <li>&gt; 50 per year</li> </ul>	□ 0 □ 1-3 □ Above 3	<ul> <li>Receive Transmission, Execution of Orders</li> <li>Providing Investment Advice</li> <li>Portfolio Management</li> </ul>
(Δ)	Complex bonds	<ul> <li>0</li> <li>1-5/ year</li> <li>5-20/ year</li> <li>20 to 50/ year</li> <li>&gt; 50 per year</li> </ul>	□ 0 □ 1-3 □ Above 3	<ul> <li>Receive Transmission, Execution of Orders</li> <li>Providing Investment Advice</li> <li>Portfolio Management</li> </ul>
(E)	Shares, Traded Mutual Funds, Mutual Funds investing in shares	<ul> <li>0</li> <li>1-5/ year</li> <li>5-20/ year</li> <li>20 to 50/ year</li> <li>&gt; 50 per year</li> </ul>	□ 0 □ 1-3 □ Above 3	<ul> <li>Receive Transmission, Execution of Orders</li> <li>Providing Investment Advice</li> <li>Portfolio Management</li> </ul>
(ΣΤ)	Futures, Options, Forwards	<ul> <li>0</li> <li>1-5/ year</li> <li>5-20/ year</li> <li>20 to 50/ year</li> <li>&gt; 50 per year</li> </ul>	□ 0 □ 1-3 Above 3	<ul> <li>Receive Transmission, Execution of Orders</li> <li>Providing Investment Advice</li> <li>Portfolio Management</li> </ul>
(Z)	OTC derivatives (Forwards, OTC- Options, Swaps, CFDs)	<ul> <li>0</li> <li>1-5/ year</li> <li>5-20/ year</li> <li>20 to 50/ year</li> <li>&gt; 50 per year</li> </ul>	□ 0 □ 1-3 □ Above 3	<ul> <li>Receive Transmission, Execution of Orders</li> <li>Providing Investment Advice</li> <li>Portfolio Management</li> </ul>
(H)	Other complex products (Structured bonds, M / C, Dual Currencies)	<ul> <li>0</li> <li>1-5/ year</li> <li>5-20/ year</li> <li>20 to 50/ year</li> <li>&gt; 50 per year</li> </ul>	□ 0 □ 1-3 □ Above 3	<ul> <li>Receive Transmission, Execution of Orders</li> <li>Providing Investment Advice</li> <li>Portfolio Management</li> </ul>
<ul> <li>5. What is the approximate annueal value of your transactions in financial instruments?  Less than 10.000€.  Between 10.000€ - 25.000€.  Between 25.000€ - 50.000€.  Between 50.000€ - 100.000€.  More than 100.000€.</li> <li>6. An investor has a portfolio worth € 10,000 using the maximum possible credit (= € 6,000). If the value of the portfolio decreases by 20%, the final result that the investor will suffer is:  Damage 2.000€.  Damage 2.000€.  Damage 2.000€ and will be called upon to cover the insurance margin.  I do not know.</li> </ul>				

7.	Callab	le Bonds are bonds which:
		Give the issuer the right to revoke them at specific future dates, i.e., to repay them before
		they expire.
		Give their holder the right to demand from the issuer its early repayment at a
		predetermined price.
		Provide their holder the right to convert them into other securities of the same issuer.
		I do not know.
	Ш	I do not know.
8.	What	are the key positions we can open in Futures when our market aspirations are upward:
		Long future purchase.
		Short future sale.
		None of the above.
		I do not know.
9.	Contr	acts For Differences, CFDs:
		Use leverage but have no financial settlement.
		They employ a physicaldelivery and do not use leverage
		They employ a money settlement mechanism, no physical delivery and use leverage.
		I do not know.
10	. A com	plex mutual fund may have positions larger than its assets. In addition:
		a. It does not invest in derivative financial instruments and leveraged products.
		b. It seeks to reduce foreign exchange risk through derivatives.
		c. It can give dividends to investors on specific dates each year.
		Only a and c are correct.
		Only b and c are correct.
		I do not know.
		I do not know.
11.	excha	ave a shareholding portfolio worth USD 100,000. On the day of purchase the EUR-USD nge rate was 1.25. Three days later, the value of your portfolio is 101,000 USD. Valuing your loio in EUR and understanding the foreign exchange risk, the real gain of your position is:
		1.000\$
		1.000€
		I do not know.
		1.000\$ * the positive or negative change in the exchange rate.
PA	RT B: I	NVESTMENT OBJECTIVES / RISK PROFILE
1.	What	is your main goal with investing?
		Provision of a fixed income.
		Income or achieving added value.
		Achieving added value.
		•
2.	The in	vestment horizon of your investments is:
		Small < 1 year.
		Medium term 1-3 years .
		Long term > 3 years.
		<del>-</del>
3.	The fo	ollowing graph presents the hypothetical results of 5 different portfolios. Considering that
	-	vith the highest potential profits carries the greatest investment risk, which would you
	choos	e:
		Portfolio A.



2.	Which	of the following best describes your professional situation?
		Unemployed.
		Retired.
		Employee.
		Freelancer / Enterpreneur.
		Other (high income return)
3.		current and future sources of income (e.g., salary, pension) are:
		Very unstable.
		Unstable.
		Relatively stable.
		Stable.
		Very stable.
4.	The fu	ınds you intend to invest through the Company:
		Are absolutely necessary to you.
		Are part of a surplus placement.
5.	Your	current liquidity is enough to adequately cover your basic needs:
		For more than 12 months.
		Between 4 and 12 months.
		For less than 4 months.
6.	How o	do you intend to deal with cases of extraordinary financial obligations?
		Other income.
		Portfolio liquidation.
		Liquidation of other assets.
Th	e Clien	t – Natural Person
Su	rname:	Forename:
	(	(Signature)
Sig	nature	certification
Со	mpany	Signature
Le	gal Rep	resentative
Su	rname	Forename:
Ca	pacity:	
	(Sigr	nature) (Stamp)
		eement enters into force upon the the signature of the Company which (signature) also es acceptance by the Company for its provision of Investment Services)

#### Additional Information in the Context of Verification and Verifying Client Information

Client Information		Accompanied Certificates	Special Cases	
1.	Identification	Photocopy of ID or	For minors without an ID: Birth Certificate	
		Valid passport <b>or</b>		
		Security force's identity		
2.	Bank Account	Photocopy of Bank Booklet <i>or</i>		
		Photocopy of bank statement stating the name of the beneficiary <b>or</b>		
		Provision of IBAN and its beneficiaries through e-banking		
3.	Contact Information	Landline contact account (in the client's name) <b>or</b>	If the client does not have a landline in his name: Responsible Statement of L.105, which states: "I use the (number) landline."	
	information	Solemn Declaration of L.105	Statement of L.105, which states: "I use the (number) landline."	
			If the client does not generally have a landline telephone: Responsible Statement of Law 105, stating: "I do not use a landline"	
4.	Profession	Employer Certificate or	For self-employed / entrepreneurs / self-employed: Activity Code Number (KAD), via taxis	
		Certificate of Remuneration or	For the income earners: Responsible Statement of Law 105	
		Professional identity <i>or</i> Tax Documents DOU <i>or</i>	stating: "My income comes from the exploitation of real estate"	
		Statement of Commencement of Performance <b>or</b>	<u>For the unemployed:</u> Responsible Statement of Law 105 stating: "I am unemployed"	
		Insurance Institution Document	For students: School certificate or valid student pass	
5.	Income Capacity	Two recent tax clearance notes	For the unemployed students: VAT Certificate of Performance, latest parental settlement notes and Responsible Statement of L.105 stating: "I have no income"	
6.	Signature	* Digital signature from a recognized body or	In case the contract is completed electronically and there is no	
	Verification	** Genuine Signature from KEP or Police Authority or	possibility of initials and signatures:	
		** Electronic Responsible Statement via gov.gr stating: " I have	Electronic Responsible Statement through gov.gr, which states:	
		been informed of the General Terms of Transactions (GTC) as well as the Pre-Contractual Information and its annexes, according to MIFID II, of the company "BETA STOCK EXCHANGE SA", of all the above posted on the company's website and specifically in the email address" www.betasecurities.com "under the section" Open Code ", for which I declare that I have studied, understand and to which I consent and adhere unreservedly."	"I declare, with the present responsible statement which is an integral and unified body of the attached document that I send to you from my e-mail address, that I have stated above, I consent and accept all the above" Terms of Investment Services "as they appear and are completed by me as a signatory to it."	
		* The Digital Signature should be the final stage of completing the contract. After the registration of the signature, any modification / addition / correction is prohibited.	Attention!: The above Electronic Responsible Declaration must be a single file together with the contract (merged) and sent to us by the email stated in it.	
		** In addition to signatures, initials are required on each page of the contract		

- The Terms of Service, the Solemn Declarations as well as the supporting documents provided to us, must come from the same email, which has been declared in the Terms of Service.
- In case the client states in his/her contract that he/she wishes the communication to take place at <u>his/her professional</u> <u>address</u>, the appropriate documents certifying the address and telephone number (where possible), in addition to the home, must be submitted.
- In case of minors. The submission of all the above <u>supporting documents by each guardian</u>, is required as well as a
  Solemn Declaration of L.105 by each guardian wherein it musty be declared: "I exercise parental responsibility over my
  minor child (name), of (patronym)).
- The Company reserves the right to request additional supporting documents, at its discretion.