

Cboe Futures Exchange, LLC
Accredited Investor Disclosure Form for Israeli Participants
Accredited Investor Confirmation for Corporations and Individuals

To: Cboe Futures Exchange, LLC (“CFE”)

We confirm that we are an “Accredited Investor” as defined in the First Schedule to the Securities Law Israeli Securities Law 1968, and confirm that we are eligible for such classification by virtue of the fact that we satisfy one of the applicable requirements set out below (please check the relevant criteria):

We are an authorized mutual fund (joint investment trust fund) as defined in the Joint Investment Trust Law 5754-1994, or a company managing such fund.

We are a provident fund as defined in the Regulation of Financial Services (Provident Funds) Law 5765-2005, or a company that manages such provident fund.

We are an insurer as defined in the Supervisions of Insurance Business Law 5741-1981.

We are a banking corporation or an auxiliary corporation, as defined in the Banking (Licensing) Law 5741—1981 – with the exception of joint services companies – purchasing [securities] on their own behalf or on behalf of investor clients who fall within the categories listed in section 15A(b) in the Law.

We are license holder/s or a portfolio manager/investment adviser under the Regulation of Investment Advising, Investment Marketing and Investment Portfolio Management Law 5755-1995, who are purchasing securities for their own account.

We are a member of the Tel Aviv Stock Exchange.

We are an underwriter qualified in accordance with Section 56(c) of the Securities Law.

We are a venture capital fund, for these purposes a “venture capital fund” means a corporation primarily engaged in investments in other corporations which are engaged, at the time of the investment, in research and development or in the production of innovative or high technology products or processes, and where the risk of such investment is typically higher than the risk involved in other investments.

We are a corporation (including a fund, partnership) other than a corporation which was incorporated for the purpose of purchasing securities in a specific offer, with equity exceeding 50 million NIS; in this paragraph, the term “equity” includes the definition given to that term by foreign accounting rules, international accounting standards and accepted accounting principles in the United States.

We are a corporation which is wholly owned by one of the aforementioned investors (mark the relevant criteria of the specified above).

We are a corporation incorporated outside of Israel whose activity has characteristics similar to one of the aforementioned corporations (mark the relevant criterial of the specified above).

We confirm that we are aware of the implications of being treated as an eligible client and consent to the treated as such.

Trading Privilege Holder Name

Signature of Authorized Representative

Name of Authorized Representative

Title of Authorized Representative

Date