

# Single Sign On (SSO) Terms of Use

#### 1. Introduction

- 1.1 PT. Doo Financial Futures (DFF)'s Single Sign On (SSO) service furnishes a unified set of secure and authenticated credentials, enabling you to gain entry to a range of applications and systems provided by DFF's products and services. By accessing and registering the SSO account, you agree to be bound by this SSO Terms of Use. If you do not wish to be bound by this SSO Terms of Use, please do not register for the SSO account.
- 1.2 Your usage or continued usage of the SSO Account shall also be taken as your consent to be legally bound by this SSO Terms of Use and their subsequent amendments. DFF is entitled to amend this SSO Terms of Use at any time by publishing an amended version on DFF's website. The updated SSO Terms of Use shall supersede the previous SSO Terms of Use, and shall become effective upon publishing on the website.
- 1.3 The use of the SSO account is subject DFF's Client Agreement and Privacy Policy. You may amend and update any change of your details and preferences through the SSO account.

### 2. Representations And Warranties

- 2.1 You warrant and represent that:
  - (a) the personal information provided by you during registration of SSO account is true and correct, and you undertake to update the details provided to DFF in any event there is any change to your details; and
  - (b) you will keep all login details confidential. DFF shall not be liable for any unauthorised access to your SSO account.
- 2.2 When using the SSO account, you shall not:
  - (a) use the SSO account in a manner inconsistent with this SSO Terms of Use or that violates any national and international laws and regulations;
  - (b) allow any other individual to use your SSO account;
  - (c) infringe upon our Intellectual Property Rights (as defined in DFF's Client Agreement) or those of any third party concerning your use of the SSO account; and
  - (d) use your SSO account for any purposes not authorized by DFF.

# 3. Acknowledgements

- 3.1 DFF reserves the right to reject your registration for an SSO account without assigning any reason.
- 3.2 In the event you have violated, or if DFF has reasonable grounds to believe you have violated any of the terms in this SSO Terms of Use, DFF reserves the right to suspend, restrict or terminate your SSO account without any prior notice to you.
- 3.3 You acknowledge and agree that, to facilitate the provision of the SSO account and service to you, different entities within DFF, its holding group and related entities may require access your information and we may share such information with various entities within DFF, its holding group, any authorized party or service providers. This may include entities located outside your jurisdiction.
- 3.4 In relation to the provision of the SSO account and service to you, you acknowledge and consent to:
  - (a) such disclosure and access, including cross-border disclosures and access, as described in clause 3.3.
  - (b) DFF, its holding group and related entities to access your information, both within and outside of your jurisdiction;



- (c) DFF, its holding group and related entities to disclose to each other and to necessary third parties, your information as may be required to provide the SSO account and service to you; and
- (d) DFF, its holding group and related entities may disclose your information as may be required by law or any regulatory authority.
- 3.5 You shall release DFF, its holding group and related entities from any obligations it might otherwise have to adhere to financial secrecy and privacy laws in any jurisdiction.

## 4. Intellectual Property Rights

- 4.1 All Intellectual Property Rights and other intellectual property rights shall remain at all times the sole and exclusive property of DFF and/or its third party service providers and/or DFF's licensors. Any usage of intellectual property rights of DFF's third party service providers and/or DFF's licensors shall subject to the terms and conditions provided by such providers.
- 4.2 Subject to this SSO Terms of Use, DFF grants you, a non-exclusive, revocable and non-transferable licence to access the SSO account, and you shall not have any other rights in relation to any of the Intellectual Property Rights.

### 5. Limitation Of Liabilities

- 5.1 The SSO account is provided on 'as is, where is' basis. DFF makes no express or implied representation or warranty:
  - (a) as to the availability, accuracy or completeness of the SSO account;
  - (b) that the SSO account shall or will be uninterrupted, error-free, or available at all times; and
  - (c) that the SSO account is free from viruses, bugs or anything else with destructive properties.
- 5.2 DFF shall not be liable for any direct, indirect, consequential, incidental loss, loss of profits, loss of goodwill, reputational damage and loss of opportunity as a result of clause 5.1 and your use of the SSO account.
- 5.3 You shall indemnify DFF for any losses suffered by DFF due to any breach of terms contained in this SSO Terms of Use.

#### 6. Miscellaneous

- 6.1 No exercise or failure to exercise or delay in exercising any right, shall operate as a waiver.
- 6.2 If any provision of this SSO Terms of Use is invalid or unenforceable, the remainder of this SSO Terms of Use shall not be affected, and each remaining provision shall be valid and enforceable to the fullest extent.
- 6.3 This SSO Terms of Use constitutes the entire understanding and agreement between the parties and supersedes all terms prior to this date hereof.

(The rest of this page has been intentionally left blank.)