

## Vivid Money B.V. – List of clauses subject to express approval by the Client

According to the provisions of art. 1341 of the Italian Civil Code, the Customer declares to have read and to expressly approve the content of the following clauses and documents:

### Vivid Money B.V. – Client Agreement

- Clause 1.1 - Language
- Clause 2.1 - Principal agreement
- Clause 4.2 - The Vivid NL investment account
- Clause 4.3 - On-boarding with Vivid NL
- Clause 5.2 - Execution only services
- Clause 5.4 - Custody Services
- Clause 5.5 - Margin Trading Credits
- Clause 5.6 - FX Services
- Clause 6.1 - Password, passcode and biometric matching
- Clause 6.2 - Authorising Orders
- Clause 6.3 - Operation of the Invest App
- Clause 7.1 - Placing Orders
- Clause 7.2 - Buy Orders (Market Order)
- Clause 7.3 - Sell Orders (Market Order)
- Clause 7.4 - Recurring Orders
- Clause 7.5 - Limit Orders
- Clause 8.3 - Warranty and Limited Recourse
- Clause 10 - Delay or non-executed Orders
- Clause 11 - Refusing Your Order
- Clause 13 - Liability and indemnification
- Clause 15 - Costs and fees
- Clause 18 - Termination
- Clause 20 - Complaints
- Clause 22 - Governing law and competent courts
- Clause 23.2 - Transfer and assignment
- Clause 26 - Changes to this Agreement

### Vivid Money B.V. – Cost Overview