



NEW CLIENT OPENING ACCOUNT APPLICATION

Anti Money Laundering Act (AML)

Anti-Money Laundering & Legal Requirements Anti-Money Laundering (the AML Act) requires Ace Capital Ventures to collect identification information and documentation from prospective investors. Our application form captures personal information about investors to comply with the requirements of the AML Act. This includes details such as your occupation (for individuals) or business activity (for companies & other entities) as well as your source of funds. Under the AML FPL Pty Ltd is prohibited from processing your application until we have received all the required information and identification documents. Please note, in some cases FPL Pty Ltd may need to collect further information and/or documentation from you in order to comply with our obligations under the AML Act.

Important Instructions for Completing

This Form Start filling out the requested information in the corresponding fields. Print the form after completion (Please note: Adobe Reader does not allow you the option to save your work, it is important that you print your form immediately after completion). When your forms have been completed and you have ensured that no mistakes have been made, please sign, date, and scan the form, together with the Account Terms & Conditions, and send back as advised in the email. Should you have any questions or need further assistance with completing the form, please contact us via email or telephone and one of our advisors will assist you.

**SECTION 1 - TYPE OF ACCOUNT**

To establish your Ace Capital Ventures account, please complete all sections below

Select type of account:

- ☐ INDIVIDUAL
☐ JOINT ACCOUNT

SECTION 2 - ACCOUNT APPLICANT(S) PERSONAL DETAILS

Full Name		Joint Applicant Full Name	
Address		Address	
Date of Birth		Date of Birth	
Contact Phone Number		Contact Phone Number	
E-mail		E Mail	

Marital Status		Marital Status	
Number of Dependants		Number of Dependants	
Are you a US Citizen	<input type="checkbox"/> YES <input type="checkbox"/> NO	Are you a US citizen	<input type="checkbox"/> YES <input type="checkbox"/> NO
Are you a director or shareholder of a publicly held company	<input type="checkbox"/> YES <input type="checkbox"/> NO	Are you a director or shareholder of a publicly held company	<input type="checkbox"/> YES <input type="checkbox"/> NO

PLEASE NOTE WE CAN ONLY ACCEPT RESIDENTIAL ADDRESS, NO POST OFFICE BOX

Applicant 1 - Occupation		Applicant 2 - Occupation	
Employees Address		Employees Address	
Years/Months Employed		Years/Months Employed	
Contact Phone Number		Contact Phone Number	
E-mail		E Mail	

**ACE Capital Ventures**

60 PAYA LEBAR ROAD

#12-08 PAYA LEBAR SQUARE

SINGAPORE 409051

- ☐ EMPLOYED
- ☐ SELF EMPLOYED
- ☐ UNEMPLOYED
- ☐ RETIRED
- ☐ OTHER PLEASE STATE

Annual Income in EUR	<div><input type="checkbox"/> 25 - 49K</div> <div><input type="checkbox"/> 50 - 99K</div> <div><input type="checkbox"/> 100- 249K</div> <div><input type="checkbox"/> 250 - 499K</div> <div><input type="checkbox"/> 500-1MIL</div> <div><input type="checkbox"/> 1 MIL +</div>	Annual Income in EUR	<div><input type="checkbox"/> 25 - 49K</div> <div><input type="checkbox"/> 50 - 99K</div> <div><input type="checkbox"/> 100- 249K</div> <div><input type="checkbox"/> 250 - 499K</div> <div><input type="checkbox"/> 500-1MIL</div> <div><input type="checkbox"/> 1 MIL +</div>
Liquid NET worth in EUR	<div><input type="checkbox"/> 25 - 49K</div> <div><input type="checkbox"/> 50 - 99K</div> <div><input type="checkbox"/> 100- 249K</div> <div><input type="checkbox"/> 250 - 499K</div> <div><input type="checkbox"/> 500-1MIL</div> <div><input type="checkbox"/> 1 MIL +</div>	Liquid NET worth in EUR	<div><input type="checkbox"/> 25 - 49K</div> <div><input type="checkbox"/> 50 - 99K</div> <div><input type="checkbox"/> 100- 249K</div> <div><input type="checkbox"/> 250 - 499K</div> <div><input type="checkbox"/> 500-1MIL</div> <div><input type="checkbox"/> 1 MIL +</div>
Total NET worth in EUR	<div><input type="checkbox"/> 25 - 49K</div> <div><input type="checkbox"/> 50 - 99K</div> <div><input type="checkbox"/> 100- 249K</div> <div><input type="checkbox"/> 250 - 499K</div> <div><input type="checkbox"/> 500-1MIL</div> <div><input type="checkbox"/> 1 MIL +</div>	Total NET worth in EUR	<div><input type="checkbox"/> 25 - 49K</div> <div><input type="checkbox"/> 50 - 99K</div> <div><input type="checkbox"/> 100- 249K</div> <div><input type="checkbox"/> 250 - 499K</div> <div><input type="checkbox"/> 500-1MIL</div> <div><input type="checkbox"/> 1 MIL +</div>

Overall Objective of Account

- ☐ Capital Preservation
- ☐ Income
- ☐ Growth
- ☐ Speculation

How did you accumulate the funds to invest with Ace Capital Ventures

- ☐ Salary/Wages
- ☐ Savings
- ☐ Investment Gains
- ☐ Family Inheritance



SECTION 3 - TERMS & CONDITIONS & AUTHORISATION TO OPEN AN ACCOUNT

TERMS & CONDITIONS

The following represents a legally binding contract between the account signatory and Ace Capital Ventures governs the account signatory relationship with Ace Capital Ventures conducting any transactions. The account signatory accepts and agrees to abide by all of these terms & conditions. This agreement is between Ace Capital Ventures(hereafter We, Our, Us or the broker) and the account signatory applicant (Hereafter you, your, or the client). It is understood that by signing this agreement, this agreement has been read and understood and that the signing party is in agreement with the terms & conditions of the agreement. This agreement and the terms & conditions thereof apply to brokerage accounts ONLY. For margin accounts, special authorization accounts, discretionary accounts or primary lender accounts, specific agreements and terms & conditions apply to supersede any contradictory points to this agreement

General account services relationship - With respect to this contract and the account represented herein Ace Capital VenturesCapital's primary role is as a broker between the client(s) and other financial services entities. At times Ace Capital Ventures may act as an investment advisor, in those instances their role and obligations will vary as a result. However, unless it is otherwise indicated in a separate written agreement, Ace Capital Ventures only acts as a conduit. As a broker, it is understood that our primary role is the execution of trades based solely on The Client's directive. Any advice Ace Capital Ventures may or may not give is secondary to the brokerage services provided. Ace Capital Ventures may act as advisor and broker to you at the same time. The fact that Ace Capital Ventures works in this dual capacity should not be taken as an indication that the brokerage relationship is advisory in nature. At times Ace Capital Ventures will consider The Client's brokerage account's assets and/or personal financial situation (as it has been explained by The Client) in giving investment recommendations or in helping to determine the services that could fit The Client's individual circumstances. In these cases, Ace Capital Ventures is solely acting on information provided by The Client, and is still working as a broker as defined above and herein.

Transactions, trades and account settlement - All transactions through Ace Capital Ventures will be executed only on the direct order of The Client in question, or the order of their authorized agent, except as otherwise described in this Agreement and outlined in writing.

Credit for sales and other transactions - in the normal course of business -credit for the net proceeds of securities sales will be posted to the brokerage account on the settlement date. Availability of account credits will depend on, but will not be limited to the following: the time required for transmitting and/or confirming data between financial institutions, the status of securities transactions, and the collection of checks deposited. Ace Capital Ventures will in the standard course of business withhold access to proceeds of checks credited to or transferred into the account until funds are collected and available, because fund availability may fluctuate on a daily basis. Ace Capital Ventures will not be liable for any consequences of a Fund insufficiency.

Payment or delivery on purchase or sale of securities - When purchasing or selling any security, The Client agrees to deliver said securities in their possession, or make payment in sufficient time to be received by us prior to settlement date. In the case that Ace Capital Ventures does not receive securities or payments prior to settlement date, it is understood that the trade may be covered in the open market and that Ace Capital Ventures will not incur any liability for such actions, and any costs or expenses to The Broker will be the sole responsibility of The Client. **Choice of Exchange and Execution** It is understood that at Ace Capital VenturesCapital's sole discretion, The Broker will choose the exchange that executes any transactions. The Client understands that with respect to the execution of transactions, Ace Capital Ventures may elect to sell securities from, or buy securities for, their own inventory or from/to The Broker's own account in order to satisfy The Client's order.

Transaction Processing - The Client understands that Ace Capital Ventures may refuse, at their discretion, to process any transaction until reviewed and accepted. Any such transaction the Client may wish to affect that is not properly reviewed will be executed without liability to The Broker. Furthermore, the Undersigned agrees to hold Ace Capital Ventures harmless from any losses, costs or liabilities whatsoever from acts or omissions by The Broker as provided under this Agreement.

Compensation Fees - The client acknowledges that the company will charge a commission fee applicable on both the entry and execution of each trade the company performs on their behalf. The commission fee as stated in the trade confirmation agreement equates to 1% on the entry of the share purchase followed by a 1% on the profits generated by the company not including the initial capital sum invested.



Error Notification - Should the Client suspect an error on any transactional report, statement or other notice involving their account, The Client must promptly notify Ace Capital Ventures. It will be presumed that all statements and transactional reporting are correct unless written notification is received within 10 days from the date of the delivery of said statement or transactional report. It is The Client's sole responsibility to seek clarification of entries that they do not clearly understand. All correspondence sent to the address of record are presumed to have been delivered to The Client personally whether or not actually received.

Order Entry Services - Ace Capital Ventures may make available services (hereafter in this section referred to as the services) allowing Clients to use telephone, electronic or online services, or other means to place orders and obtain market data and other information. These services at times require the use of a number or password. Responsibility for the confidentiality and use of any and all access numbers, passwords, and account numbers, and for all securities and other transactions initiated through these means is solely The Client's and theirs alone. Any orders communicated to Ace Capital Ventures through these means are treated as if sent directly. Ace Capital Ventures will not be liable for lost profits, trading losses, or other damages resulting from delays or loss of use of the services or from defective or unavailable market data. In any case, The Broker's liability arising from any claim (whether in contract, tort, or otherwise) relating to or arising out of the services or market data will not exceed the amount The Client has paid for use of the services or market data.

Losses Due to Extraordinary Events - Ace Capital Ventures shall not be liable for any loss caused directly or indirectly by natural disasters, government restrictions, war, exchange or market rulings, and extraordinary market volatility, exchange conditions, trading halts or any other conditions beyond their control. Further, in acting hereunder, The Client acknowledges and agrees that The Broker shall not be liable for any loss or other claim of injury with respect to their Brokerage Account except for any issues that are proven to be due to gross negligence or wilful misconduct.

Investment Professionals - Parties associated with The Broker may have professional designations or credentials (such as accountants, financial planners or lawyers) and be members of related professional organizations. These organizations may have standards of conduct for their members. Ace Capital Ventures will not be bound by the standards of any organizations of which their investment professionals are members. It is understood that The Client's relationship with The Broker is governed by the terms under which they have hired Ace Capital Ventures in this Brokerage Agreement.

Power of Attorney - The Broker shall not be obligated to accept or act upon any power of attorney purportedly affecting the Brokerage Account, except as required by applicable law.

Arbitration - By signing this agreement the parties agree to a pre-dispute arbitration clause the details of which are as follows:

(a) All parties to this agreement are, by their agreement, giving up the right to sue each other in court, including the right to a trial by jury, except for cases of gross negligence or wilful misconduct as determined by an arbitrator under the rules of the arbitration forum in which a claim is filed.

(b) Arbitration awards will be considered final and binding; each party's ability to have a court reverse or modify an arbitration award will be limited to cases of proven gross negligence, wilful misconduct or collusion.

(c) The ability of the parties to obtain documents, witness statements and other discovery will be generally limited to the standards of an arbitration hearing.

(d) The arbitrators do not have to explain the reason(s) for their award.

(e) The rules of the arbitration forum may impose time limits for bringing a claim in arbitration.

(f) Claims that are ineligible for arbitration may be brought in court.

(g) The rules of the arbitration forum in which the claim is filed, and any amendments thereto, shall be incorporated into this agreement.

All controversies that may arise between The Client and The Broker concerning any subject matter, issue or circumstance whatsoever (including, but not limited to, controversies concerning any account, order or transaction, or the continuation, performance, interpretation or breach of this or any other agreement) will be liable to the rules of the arbitration forum in which the claim is filed, and any amendments thereto.

**ACE Capital Ventures**

60 PAYA LEBAR ROAD

#12-08 PAYA LEBAR SQUARE

SINGAPORE 409051

Class Action - No person shall bring a putative or certified class action to arbitration, nor seek to enforce any predispute arbitration agreement against any person who has initiated in court a putative class action; or who is a member of a putative class action who has not opted out of the class with respect to any claims encompassed by the putative class action until: (i) the class certification is denied; or (ii) the class is decertified; or (iii) the customer is excluded from the class by the court. Such forbearance to enforce an agreement to arbitrate shall not constitute a waiver of any rights under this agreement except to the extent stated herein.

Ace Capital Ventures is licensed and regulated by the Singapore Securities and Investment Commission. By signing the application form, you acknowledge that you have received and read the Terms and Conditions. You acknowledge that your signature signifies and constitutes your agreement that this account and your relationship with Ace Capital Ventures will be governed by the Terms and Conditions attached to this Application Form. For purposes of this Account Application and the attached Terms and Conditions, the terms "you," "your" and "Account Holder" refer to each person who signs this Account Application.

The terms "we," "us," and "Ace Capital Ventures" refer to Ace Capital Ventures Account holder(s) confirming that the foregoing information is true and correct, and will notify Ace Capital Ventures of any changes to the information given in this Application Form. Ace Capital Ventures Reserves the right, but has no duty, to verify the accuracy of information provided, and to contact such bankers, brokers and others as it deems necessary.

Applicant 1 Full name

Applicant's signature

Today's Date

Applicant 2 Full name

Applicant's signature

Today's Date

Please submit 2 forms of identification to your application. We would require a photo identification (passport or driver's licence) and a copy of a recent utility bill before we can open your account.