

PRIVACY POLICY

This General Data Protection Policy (the "Policy") covers Credit Financier Invest SAL ("CFI" or the "Company") and its Website: www.cfifinancial.com/lb (the "Site" or "Website") regarding types of information that CFI may collect, directly from you or from the Site, and the treatment of these personal information. As part of our daily business operations, we need to collect personal data from our clients and prospective clients in order to provide them with our services and/or products.

This Policy applies to the processing activities performed by the Company to the personal data of its clients/potential clients and Website visitors. Therefore, this Policy does not apply to websites operated by any other organizations and/or any other third parties.

This Policy will also provide you with instructions on how to proceed if you do not wish to share personal information with CFI when visiting its Site.

For purposes of this Privacy Policy, personal information is information about you that is personally identifiable including but not limited to: name, age, personal identification information, address, e-mail address or phone number.

If someone under the legal investing age provides the Company with personal information by obtaining access in violation to the Site access restrictions and its terms of use, CFI ask that his/her parent(s) or guardian(s) contact the Customer Service Department by e-mail, at: compliance.lb@cfifinancial.com. Under such circumstances, CFI will undertake all appropriate measures to securely dispose and/or delete such data without any undue delay and inform parent(s) or guardian(s) accordingly.

Upon receiving this request, CFI will promptly remove such information from the Company's records.

The CFI Website is only intended for persons of legal trading age.

CFI' Website may contain links to external websites and through the existence of these publicly available links, the Company does not indorse or take any responsibility regarding their privacy practice or policies. Therefore, you are encouraged to consult the privacy policies and data protection policies of such third parties, so as to be informed about their practices regarding the processing of your personal data.

This applies as well on any other information voluntarily provided by you.

We are dedicated to protecting your confidentiality and privacy of your personal data and handling your personal data in accordance with the provisions of the General Data Protection Regulation (EU) 2016/679 (the "GDPR"), the Lebanese Banking Secrecy Law of 3/9/1956, Law no.81/2018 (Electronic Transaction & Personal Data), and BDL Basic Circular no. 146, providing for the protection of natural persons with regard to the processing of personal data and for the free movement of such data and/or any other applicable legislation (hereinafter referred collectively as the "Data Protection Legislation").

1- INFORMATION, COLLECTION AND USE

CFI does not collect personal information when visiting its Website or through its other online services, unless this information is provided upon registration (completion of the Company's Account Opening Form). However, it should be noted that the information collected by CFI when visiting its Website or through other online services is collected in an aggregated form, i.e. no personal identification of the concerned individual is possible.

Moreover, we may collect personal information about you from third parties when we seek to verify your identity (as this



is described below), as part of our regulatory requirements. Such third parties may include, without limitation, identity verification agencies, credit referencing agencies and similar bodies (i.e. Thomson Reuters Database, Department of Registrar's website, etc.).

Additionally, this information actively provided by individuals through inter alia, the completion of the Company's registration form is required, to enable us to assess your application to become a client of CFI and to comply with the relevant rules and regulations. The information that we may collect from you includes the following:

TYPE OF PERSONAL DATA	DESCRIPTION AND EXAMPLES
TECHNICAL DATA	Browser used, details of the device and technology you use
LOCATION DATA	Internet IP address
ONLINE ACTIVITY INFORMATION	Tracking Cookies, Date, Time and Duration of Online Activity
DOCUMENTARY DATA	Details/Supporting Documentation required to verify your identity, Identification Documents (e.g. passport, identity cards, driving license), Proof of Residence Documents (e.g. bank statements, utility bills), Source of Funds Documents (e.g. tax return), Appropriateness Assessment, Suitability Test, Economic Profile.
CONTACT DETAILS	Email address, telephone number
PERSONAL-SPECIFIC DATA	Date and Place of Birth, Gender, Citizenship, Nationality, Education Information on whether you hold a prominent public function (PEPs)
FINANCIAL DETAILS	Information regarding Income and Wealth, including details about source of funds, assets and liabilities, bank account information, FATCA and CRS information and financial statements, Employment Status, Tax residence and tax identification number, Bank Account, e-wallet and credit card details
TRADING ACCOUNT DETAILS / TRADING INFORMATION	Trading Account Balances and Trading Activities, Historical data about the trades/investments you have traded with us, Knowledge and Experience in trading, risk tolerance and risk profile, details about you collected via email correspondence and/or chats with the Company,
DEMO ACCOUNT INFORMATION (COLLECTED VIA THE COMPLETION OF THE PROCEDURE OF A DEMO ACCOUNT VIA OUR WEBSITE)	First/last name, Email address, Mobile Number

ANY OTHER INFORMATION WE MAY CONSIDER NECESSARY TO OUR FUNCTIONS AND ACTIVITIES AND IN ORDER TO BE IN A POSITION AND BE PERMITTED TO PROVIDE OUR SERVICES TO YOU.



It is further clarified that all relevant information and documentation that is collected when you successfully become a client of CFI are stored in our CRM system and Market Flow (including without limitation, your personal details, contact details, financial information and trading history). This allows among others, the trace of the client's trading history, the monitoring of orders/transactions and the better administration of the client's account and provision of technical and customer support, where this is required.

Moreover, if you access our website via a mobile application, CFI may collect an Application Identifier, subject to your consent as indicated by you in the mobile application, which will be stored on your device until the deletion of the mobile application from the device. This is used for explicit identification of the Application and the mobile device. Additionally, and via the use of the mobile application, the Company may gain access and/or otherwise process log data, including without limitation of the following:

- Internet connection used;
- Browser type;
- Chat microphone;
- Mobile brand and version;
- Cookies used on CFI search engine

In the event of a demo account registration, if you consent to the use of your personal data for marketing purposes that will be collected during the registration process (as indicated in the table above), your personal data will be stored in our CRM system and/or Market Flow and CFI may contact you at any time, either by email or telephone, so as to provide you with information regarding services or products that may be of interest to you.

You further acknowledge, that you have the right to withdraw consent at any time by sending as an email at compliance.lb@cfifinancial.com. Once you inform us of your decision, we shall stop contacting you for such a purpose (i.e. we shall not process your personal data for this purpose) and your personal data will be securely erased and/or otherwise deleted. However, it is acknowledged that if you decide to proceed with a registration to open a real account with CFI and you are successfully onboarded as a client, then CFI will use, process and store your personal data as indicated in this Policy.

Further to the above, you acknowledge that you can contact CFI at any time, if you wish to proceed with a registration to open a real account and you want any assistance (for instance, assistance to proceed with the uploading of the requested documentation).

We ensure that your personal data is processed lawfully, fairly and in a transparent manner for the certain purposes and lawful bases, that are disclosed to you with this Policy.

The information under the categories of Technical Data, Location Data and Online Activity Information is collected for statistical purpose and used to help diagnose problems with the server. This information are not used in any manner for revealing personal information except as described herein.

The information included in the rest of the categories of personal data of the table (except the demo account information) is collected by CFI, when you are going to open a trading account with us. Such information is required to provide our services and products, in order for us to be able to complete our onboarding procedures, to set up and administer your trading account and provide you with technical and customer support.

Therefore, CFI is required to verify your identity, in order to accept you as a client, and we will need such information in order to be in a position to effectively manage your trading account with us. It is required by the Law no. 44/2015 (Fighting Money laundering and Terrorist Financing) and BDL Circulars, that the Company collects the necessary data for verifying your identity, constructing your economic profile, monitoring your account and verifying the source of funds (when applicable).



We may therefore, process your personal data for the purposes described above for one (1) or more lawful bases of processing, depending on the specific purpose for which we are using your data. The applicable lawful bases (hereinafter referred to as the "Lawful Bases") are the following:

processing is necessary for the performance of a contract with you or in order to take steps at the request of you to entering into a contract;

processing is necessary for compliance with a legal obligation to which CFI is subject;

you have provided us with your consent to the processing of your personal data for specific purpose;

to pursue our legitimate interest.

If CFI requests you to provide to it with certain personal data and you fail to do so, CFI may not be in a position to provide a service and/or to enter into an agreement with you, in which case CFI will inform you accordingly.

All personal information provided to CFI through the Site is purely voluntary in nature, by taking into consideration that such information is collected only when you visit our Website and/or proceed with the completion of our registration form to become a client of CFI. If you do not want your information to be collected, please do not submit such information to the Site. If you have already submitted personal information to the Company and wish to have them removed from the records, please contact CFI to the contact details that can be found below. However, you acknowledge that this right is not absolute. More information regarding the right to be forgotten, can be found below and also you can contact us directly at the contact details that can be found herein.

When contacting us, requesting us to delete such information (or in any other case where you have a request to exercise any of your rights, as these are set out herein), we may ask you for information such as: the name and the company's name (if applicable), company's/ home address, date of birth, telephone, business and mobile numbers, as well as any other identifying information which may be required by CFI occasionally. Please note that upon contacting CFI, you are not considered by the Company as anonymous anymore.

Information about your transactions as a client with CFI are collected, including information about your use of the Company's Site, the dates and times you have accessed the Website, the version of the terms of use and Privacy Policy which you have accepted every time you log in and any other information freely provided, which CFI may choose to collect occasionally. This information are collected for the purpose of providing you with the requested services or products and be able to administer your trading account.

CFI may automatically receive and record information on its server logs from your browser, including your IP address, cookie information, and the page that has been requested.

CFI uses information for the following general purposes: fulfill clients' requests, improve the Company's products of services, for contest registrations and sweepstakes, for the submission of publications and/or advertisements, to provide information to third parties affiliated to CFI and to contact the clients. We undertake that such processing of your personal data will fall under one of the above-mentioned lawful bases. We will not provide your information to nonaffiliated third parties without your prior consent. More information regarding whom we may share your personal data with, can be found below.

We may also process your personal data to tell you about products, services and offers that may be of interest to you or your business. The personal data that we process for this purpose consists of information you provide to us and data we collect and/or infer when you use our services. This information helps us to improve our services, customize browsing experience and enables us to inform you of additional products, services or promotions relevant to clients. We can only use your personal data to promote our products and services to you if we have your explicit consent to do so or, in certain



cases, if we consider that it is in our legitimate interest to do so.

By entering personal information into the Site, you acknowledge that you are of legal investing age in the jurisdiction in which the access to the Site was made. This Privacy Policy was posted on the Site and is effective as of its posting. For any questions or comments regarding this Policy, please contact CFI by email, at: lebanon@cfifinancial.com.

2- AUTOMATED DECISION-MAKING AND PROFILING

CFI is required under the applicable legislative framework, for the provision of the investment services to you, to assess your knowledge and experience, your financial situation and investment objectives.

WE WILL FULFIL THE ABOVE REQUIREMENTS THROUGH THE FOLLOWING TOOLS:

Registration form (including all Account Opening Package) these take place when you require registering as client of CFI.

Hence, we need to check and ensure that you fall within CFI's positive target market and you are suitable for the provision of the services and products in regards to your categorization, knowledge, financial background and experience in regards to financial services.

Based on the results, you will be informed whether you are eligible to receive our services and become our client. The reason for assessing you is to enable us to offer to you services suitable to you and act in your best interests.

The results above are monitored by our Compliance department. During these processes, CFI takes all the technical and operational measures to correct inaccuracies and minimize the risk of errors, to prevent any discrimination and to secure personal data of the client.

3- INFORMATION, SHARING AND DISCLOSURE

CFI is securing and encrypting the confidential information where appropriate.

CFI does not rent, sell, or share personal information about its clients with other people or organizations except as provided herein, or under the following circumstances: to establish or exercise the Company's legal rights or to defend against legal claims, in compliance with Banking Secrecy Law of 1956; We believe it is necessary to share information in order to investigate, prevent, or take action regarding illegal activities, suspected fraud, situations involving potential threats to the physical safety of any person, violations of CFI' terms of use, or as otherwise required by the law.

CFI is entitled to share and/or otherwise disclose your personal data to a third party, in compliance with the Banking Secrecy Law of 1956:

i. to the extent that it is required to do so by under and/or pursuant to any applicable legislation, rules and/or regulations;

ii. where there is a duty to the public to disclose; or

iii. at your request or with your consent to the parties described below. Therefore, CFI may disclose your personal data, in the following circumstances:

- a) Where required by Law
- b) Where requested by BDL, CMA or any other regulatory authority having control or jurisdiction over the Company.



- (c) to government bodies and law enforcement agencies where required by law and in response to other legal and regulatory requests:
- (d) to relevant authorities to investigate or prevent fraud, money laundering or other illegal activity;
- (e) where necessary in order for the CFI to defend or exercise its legal rights to any court or tribunal or arbitrator or Ombudsman or governmental authority;
- (f) to such an extent as reasonably required so as to execute orders and for purposes ancillary to the provision of the services and/or products you requested;
- (g) to payment service providers and banks processing your transactions;
- (h) to auditors or contractors or other advisers auditing, assisting with or advising on any of our business purposes; provided that in each case the relevant professional shall be informed about the confidential nature of such information and commit to the confidentiality herein obligations as well;
- (i) only to the extent required, to other service providers for statistical purposes in order to improve the Company's marketing, in such a case the data will be provided in an aggregate form.
- (j) where necessary in order for CFI to defend or exercise its legal rights to any court or tribunal or arbitrator or Ombudsman or governmental authority.
- (k) to anyone authorized by you.
- (I) to an affiliate or introducing broker of CFI or any other company in the same group of the CFI.
- (m) Your trading statements are disclosed with the sister company CFI Global Management Ltd, which as you have acknowledged, is responsible for providing the Company with the daily statements, however the Company is further sending the daily statement to you as received form CFI Global Management Ltd and does not share personal client's data with CFI Global Management Ltd

4- COOKIES

CFI may use web beacons to access CFI cookies inside and outside the Company's network of websites and in connection with the Site's Services. The Company may set and access CFI cookies on your computer. Cookies are pieces of information that may track visitors' source, click source, search keywords, and many other information used to get to the Company's Website and user circulations to related web pages. Some web-based services require those cookies. Please note that we do not sell or distribute those confidential agreements to any other third party. Any information that the website may store in cookies, is used exclusively for internal purpose only.

More information on cookies and how we collect and use them can be found on our "Cookies Policy" available on our Website.

5- CHANGES TO THIS PRIVACY POLICY

CFI may update this Policy occasionally in order to ensure that this is fully updated with the latest legal requirements and any changes to our personal management practices. Upon updating this Policy, we will ensure to notify you of such changes, where required. Moreover, a copy of the latest version of this Policy will always be available on our Website. The Company may provide its clients with notices, including those regarding changes to the agreement, by: e-mail, regular mail or postings on the Site.



6- MONITORING

CFI monitor only live information for the client if he/she is chatting with the Company using the live chatting system, which will detect if the client already exists within the system.

7- SECURITY

CFI takes all appropriate measures to ensure a level of security appropriate to protect any personal data provided to us or otherwise collected by CFI (where applicable) from third party sources, from accidental or unlawful destruction, loss, alteration, unauthorized disclosure of, or access to personal data transmitted, stored or otherwise processed.

Your personal data may be stored electronically or in paper form.

CFI implements appropriate technical and organizational measures such as data encryption, access management procedure, clean desk policy, business continuity and disaster recovery, IT systems risk assessment, physical and logical access segregation, process in case of personal data breach policy etc. Additionally, CFI limits access to the Client's personal data to those employees, agents, contractors and other third parties who have a business need to know. They will only process the Client's personal data on the Company's instructions and they are subject to a duty of confidentiality.

Online and money transactions are not done on the Website, but they are done on the gateway for the third-party companies dealt with, for example:

- a) Deposits are done on gateway with payment companies using the Client's registered user name and password which he/she have created when opening the account.
- b) Withdrawals are also following the same procedure as for the deposits with extra information provided by the client to meet the required and registered data with the Company's database, whereas the Client's deposit transaction, whether to his Card, bank transfer, or any other e-payment method are done aside under third party gateways and not on the website itself.

8- WHAT HAPPENS IF I CHOOSE TO NOT BE A CLIENT OF CFI?

If you do choose to end your working relationship with us, we are required to keep your personal Data on our records for seven (10) years, starting at the point where you explain in writing that you no longer want to be a client of CFI.

Further to the above, when your personal data is no longer necessary for the purpose for which it was collected, we will remove any details that will identify you or we will securely destroy the records. However, it is acknowledged that such personal data may be retained for a period of time. Particularly, we are subject to certain anti-money laundering laws which require us to retain personal data for a period of five (5) years after our business relationship with you has ended or if requested by BDL for a period of seven (10) years, such as a copy of the documents we used in order to perform our customer due diligence and supporting evidence and records of transactions with you and your relationship with us.

9- YOUR RIGHTS

RIGHT OF ACCESS – you have a right to request us to confirm whether we are processing your personal information and also to provide you with a copy of the personal data that we hold about you.

RIGHT OF RECTIFICATION – you have a right to request from us to correct the personal data that we hold about you that is inaccurate or incomplete. The Company will update your personal data in accordance with your instructions.

DELETION OF PERSONAL DATA (RIGHT TO BE FORGOTTEN) – you have a right to request from us in certain circumstances



to erase your personal data from our records. In case that these circumstances apply to your case and provided that no exception to this obligation applies (e.g. where we are obliged to store your personal data in compliance with a legal obligation under Lebanese law), the Company acting as your controller will erase your personal data from its records.

RIGHT TO RESTRICTION OF PROCESSING – you have a right to request from us where certain conditions apply, to restrict the processing of your personal data. Such conditions, include without limitation, the case where the processing is unlawful, and you oppose the processing of the personal data and request the restriction of their use instead. However, such restriction will not stop us from storing your personal data.

RIGHT OF PORTABILITY – you have a right to receive your personal data which you provided us in a structured, commonly used and machine-readable format and to transmit this elsewhere or ask us to transfer them to another data controller, to the extent applicable.

RIGHT TO OBJECT / OPT-OUT – you have a right to object on grounds relating to your particular situation, to certain types of processing such as direct marketing or where we are relying on a legitimate interest (or those of a third party) and there is something about your particular situation which makes you want to object to processing on this ground as you feel it impacts on your fundamental rights and freedoms. However, it is acknowledged that under certain cases, we may demonstrate that we have compelling legitimate grounds to process your information which override your rights and freedoms.

Moreover, and in cases where the processing of your personal data is based on your consent, you are entitled to withdraw such consent. However, any withdrawal of consent shall not affect the lawfulness of processing based on consent, before it was withdrawn by you.

If you decide to do so, we may not be able to continue to provide information, services and/or products requested by you and we will have no liability to you in this respect.

AUTOMATED-DECISION MAKING / PROFILING: in cases that fall in the scope of automated decision-making and/ or profiling, you are entitled to challenge the results you have received by the automated system, express your point of view and request us to check manually the results based on the answers you initially provided via the automated system.

In general, it is acknowledged that the exercise of your above rights may be subject to certain restrictions, and therefore, there might be cases where we may be unable to fulfill your request. Moreover, once we receive a request to exercise any of your rights, we may request you to provide us with certain identification documents, in order to verify your identity. In addition, we shall respond to such request within 1 (one) month of receipt of the request, a period that may be extended by 2 (two) further months, where necessary, by taking into consideration the complexity and number of requests. However, under this exceptional event, we shall inform you of any such extension, within 1 (one) month of receipt of the request, together with the reasons for the delay.

10- OUR COMMITMENT TO YOU

Your privacy is paramount to us, as is the privacy of every other visitor and client (both existing and former. The entire team here at CFI is fully committed to safeguarding any information we collect, use and hold about you. We shall remind you with the General Data Protection Regulation (GDPR), which will apply from 25th May 2018, creates consistent data protection rules. It applies to companies that are based in the EU and global companies that process personal data about individuals in the EU, including Lebanon.

While many of the principles build on current EU data protection rules, the GDPR has a wider scope, more prescriptive standards and substantial fines. For example, it requires a higher standard of consent for using some types of data (personal data, proof of identification, proof of residency, signatures, cardholders, etc.) and broadens individuals' rights with respect to accessing and porting their data. It also establishes significant enforcement powers, allowing a company's supervisory



authority to seek fines of up to 4% of global annual revenue for certain violations. Credit Financier Invest SAL is committed to the above Law and has appointed a Data Protection Officer (DPO) who is responsible for overseeing any questions with respect to that matter. If you have any questions, including any request to exercise your legal rights, please contact the DPO using the email compliance.lb@cfifinancial.com

FURTHER TO SECTION 3 ABOVE. YOU FURTHER ACKNOWLEDGE THE FOLLOWING:

- a) Agree that all personal information filled on the real account steps deemed to be accurate, real and legal.
- b) Agree that your personal contact details, including name and other personal information required for account opening, account information and data entries, trade confirmations, accounting enquires, statement of account and other records may be disclosed to third parties associated with CFI. In that respect, CFI might disclose the client's details to the execution venue in case of disputes related to trading issues.
- c) Acknowledge that any third party entities to whom we may need to disclose and/or transfer your personal data may be located in countries where data protection Laws may not provide an equivalent level of protection to the Lebanese Laws; under such circumstances, CFI shall comply with the principles of the Data Protection Legislation and hence may in some cases, rely on a EU Commission Adequacy Decision, or other appropriate safeguards (e.g. applicable standard contractual clauses, binding corporate rules) or other grounds provided by the relevant legislative framework
- d) Agree that your personal information may be disclosed to third parties for marketing purposes and in order to best administer your client's relationship with CFI.
- e) Acknowledge and agree that such third parties may provide you with marketing material regarding investments and related services, including new products and services offered by them and newsletters, market updates and i nvestment opportunities by email, sms, regular mail, fax or telephone.
- f) Acknowledge that any agreement between the two parties shall be governed by and construed with the Lebanese Laws and the Lebanese Courts will have the exclusive jurisdiction in case of any dispute.
- g) Agree that you have carefully read and understood the above-mentioned provisions regarding GDPR and that you provide your consent so that for CFI to collect and process personal data which lawfully obtain from you and f rom other publicly available sources, all in accordance with the Company's Policy.

In order that we may be in a state of compliance with the General Data Protection Regulation (GDPR) and in order that we may be in a position to proceed with a business relationship with you, you must provide your personal data to us which are necessary for the required commencement and execution of a business relationship and the performance of our contractual obligations. CFI is committed to protecting your privacy and handling your data in an open and transparent manner, and as such we process your personal data in accordance with the GDPR and the local data protection laws. Provided that you have given us your specific consent for processing, then the lawfulness of such processing is based on that consent. You have the right to revoke consent at any time. However, any processing of personal data prior to the receipt of your revocation will not be affected.

11- GOVERNING LAW

Any use of our website will be governed by the Lebanese Laws, and by accessing our website you agree to be bound by all the terms and conditions that are published in our Site.



12- LIMITATION OF LIABILITY

We do not provide any warranty as to the accuracy, adequacy or completeness of the information and materials contained in our website. We also expressly reject any liability for any errors and/or omissions regarding in this regard.

CFI doesn't provide any warranty of any kind, implied expressed or statutory, including but not limited to the warranties of non-infringement of third-party rights, title merchantability, fitness for a particular purpose and freedom from computer virus, in conjunction with the information and materials that appear on our website.

Hyperlinks to other websites are followed at your risk and we cannot vouch for the content, accuracy, and opinions expressed by third-party websites. The website links that appear on third-party websites are not controlled, investigated, verified, monitored and/ or endorsed by us, so please navigate carefully when on third-party websites. Hence, you should consult the privacy policies applicable to the website(s) in question, so as to properly informed about the processing activities of such website(s).

Any damages, losses or expenses which arise in connection to our website or its use or inability to use by any person or in connection to the inability to execute an order, error, omission, interruption, fault, delay in operation or transmission, computer viruses, communication failure or line or system failure, even if CFI or its representatives have been informed about the possibility of such damages, losses or costs; and for errors or inaccuracies in the transmission process of data and/ or orders in trading Forex and/ or CFDs, or any instructions from the client/ visitor of our site, interference, fraudulent impersonation, breaking of secret access codes, erroneous recording or transmission of message or system failure due to force majeure or for whatever other reason which is not due to breach of the above either by CFI.

We shall not be held liable for any damage that may occur to the hardware or software of any visitor that may arise as a result of the use of our website and/ or land or in connection of our website with other websites/ hyperlinks or internet resources.

13- DO YOU HAVE ANY QUESTIONS?

If you've got any questions or concerns that haven't been covered in this Policy, feel free to contact us.

The CFI Website is secured from several other injections, spams, and many other illegal "Trojans" viruses that may result in any failures by using special encryption and special captcha prevention.

July 2023