

PRIVACY POLICY

The Company is engaged in preserving the privacy of all its Website' visitors and users. All Clients and/or Potential Clients shall read the following privacy policy and ensure they understand how the Company uses and protects the information that the Client provides to it. The Company will only use the Client's personal information in accordance with this privacy policy. The Privacy Policy statement of the Company will be reviewed from time to time in order to take into account any new laws or technological changes to its operations and practices and to ensure it remains appropriate to the changing environment. The Client or any Potential Client is able to consent to the Company by using his personal information as set out below by using this website.

Collection of Personal Information

In order for the Client to proceed in opening an account with the Company, is required to provide to the Company certain information. The required information may be personal details of the Client as full name, address, date of birth, contact details, employment details, assets and liabilities and other necessary financial information.

The Company shall request further information from the Client on an ongoing basis in order for it to be able to improve its service to the Clients. The Company is responsible to obtain the information in a direct way from its Clients via application and by maintaining records provided during the course of ongoing Customer Service. The Company may also collect information about the Client's use of the website, such as pages visited, frequency and duration, visit and trading activities. The Company uses the collected information in order to provide to the Client the information and services he requested. By doing so, the Company's services will have a better quality. The Personal Information that the Company holds may be used for the following but not limited to;

- Establishment and management of the Client's account and/or,
- The review of the Client's ongoing needs and/or,
- Enhancement of customer service and products and/or
- Providing to the Clients ongoing information and/or opportunities which the Company may consider relevant to the Client and/or the Client's best interest.

Disclosure of Information

Disclosure of Information depends on the product or service concerned and particular restrictions on sensitive information, this means that personal information may be disclosed to:

- service providers and specialist advisers to the Company who have been contracted to provide the Company with administrative, financial, insurance, research or other services,
- introducing brokers with whom the Company has a mutual relationship (any of whom may be within or outside the European Economic Area),
- Credit providers, courts, tribunals and regulatory authorities as agreed to or authorized by

law, credit reporting or reference agencies, anyone authorized by an individual, as specified by that individual or the contract.

In the case that the Client does not wish the Company to use his personal information, he has to inform the Company with a written notice. With this Client's decision, the Company will not be able to provide any kind of information, services and/or products that the Client may

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TradeTime do not offer Contracts for Difference to residents of certain jurisdictions including but not limited to the United States of America, Trade Time provides execution services and enters into principal to principal transactions with its clients at the prices determined by Trade Time as appearing in TradeTime's website; The trading of CFD's may incur High level of risk as CFD's are a high leveraged product. Therefore it is hereby highly recommended traders should evaluate and understand the risk involved prior to opening a trading account.

request.

Updating Client's information

The Client shall inform Tradetime in case his personal information have changed or in the case the Client wishes the Company to delete any personal details related to the Client that the Company may hold. All personal information in accordance with the Client's instructions will change or deleted by Tradetime, with only exception the extend that the Company is required to hold Client's personal information for regulatory or legal purposes in order for the Company to be able to provide the Client with services he has requested and in order to maintain adequate business records.

Use of Cookies

In order for the Company to enable the use of Cookies by the Client, once the Client opens an account with Tradetime, will need to use the Company's trading software. Cookies are small files of information, which often include a unique identification number or value, which is stored on your computer's hard drive as a result of you using this trading software and accessing this website. The purpose of this information is to provide the Client with a more relevant and effective experience on this website, including presenting web pages according to the Client's needs or preferences. Cookies are frequently used on many websites on the internet and the Client may choose if and how a cookie will be accepted by changing his preferences and options in his browser. The Client may not be able to access some parts of this site if he chooses to disable the cookie acceptance in his browser, particularly the secure parts of the website.

Thus, the Company recommends that the Client shall enable cookie acceptance to benefit from all the services on the Website.

Client's Rights

The Client has the right to direct the Company not to disclose non-public personal information to certain non-affiliated third parties. To opt out of sharing non-public personal information with non-affiliated third parties, please contact a client service representative. An opt out selection made by one account owner of a joint account is applicable to all account owners of the joint account. An opt-out election must be made for each separate account that the Client holds with the Company.

Communications

Unless otherwise indicated for a particular service, any communications or material of any kind that you e-mail or otherwise transmit through the services, including information, data, questions, comments or suggestions will be treated as non-proprietary and non-confidential. By accepting this agreement the Client grants a license to the Company to use his communications in any way we think fit, either on the website or elsewhere, with no liability or obligation to the Client. Tradetime is free to use any idea, concept, know-how, technique or information contained in its Clients' communications for any purpose including, but not limited to, developing and marketing products.

The Company is entitled but not obligated to review Client's Communications

The Company may monitor the communications to evaluate the quality of service that the Client receives. Client's Compliance with this Policy is paramount to the security of the website.

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Clients shall agree that monitoring activities will not entitle the Client or cause him to take legal action in regards to the manner in which the Company monitor its communications. The Company in not liable at any event of any costs, damages, expenses and/or any other liabilities incurred by the Client as a result of the Company's monitoring activity.

Amendments to Policy

This Privacy Statement may change and updated by the Company from time to time. In the event that this Privacy Statement materially changes the revised statement will promptly be posted on the website and the Company will post a notice on its website informing its Clients of such changes. Clients shall agree to accept the posting of a revised Privacy Statement electronically on the website as an actual notice to him.

Any dispute over Tradetime's Privacy Statement is subject to this notice and to the Company's Client Agreement. The Company encourages Clients to periodically check back and review this policy so that will always know what information the Company needs to collect, how it is used , and to whom is being disclosed. In case of questions that this Policy Statement may not addresses, do not hesitate to contact the Client Service Representative.

Third Party Technology

Tradetime is collaborating with a Third Party Technology which is responsible for the collection of information required for traffic measurement, research and analytics.

Thus, the Clients or any Potential Clients shall know that the Company enables third parties to place or read cookies that are located on the browsers of users entering the Tradetime domain. Moreover, third parties may also use web beacons collect information through advertising located on Tradetime's website.

Clients may change their browser settings to refuse or disable Local Shared Objects and similar technologies. However, by doing so, the Client may be disabling some of the functionality of Tradetime services.

Contact the Company

If the Client or any potential Client has a complaint or wishes to ask any question regarding the Policy, or wishes to have an access and/or change his information, shall contact the Company either via email, chat or through any of the Company's Management Centers.

Email: support@tradetime.com