

1. Introduction

- 1.1. This Agreement is entered by and between Silver Group Ltd. (hereinafter called the "Company") on the one part and the Client (which may be a legal entity or a natural person) who has completed the Account Opening Application Form and has been accepted by the Company as a Client ("Client") on the other part. The company will open a trading account for the client, upon receiving the required identification documents, and approval of this agreement by the client.
- 1.2. The Company registered office is registered at SIP Building, P.O Box 3010, Rue Pasteur, Port Vila, Vanuatu.
- 1.3. The Agreement overrides any other agreements, arrangements, express or implied statements made by the Company or any Introducer(s).
- 1.4. The Agreement shall be binding upon and shall inure to the benefit of the parties and their permitted successors and assigns.

2. Acknowledgement

- 2.1. The Client acknowledges that he/she read, understood and accepts the Terms and Conditions of Business, which forms part of the Client Agreement.
- 2.2. By accepting the Terms and Conditions, which form part of the Client Agreement, the Client enters into a binding Legal Agreement with the Company.
- 2.3. This Terms and Conditions will come into effect on the date in which the Client's trading account was opened by the Client or by a TradeTime representative with the Client's approval to do so, and, for any new versions thereafter, on the date the Company notifies the Client.
It is hereby clarified that in case the account was not opened directly by the Client, the Client shall be deemed as validating the opening of the account upon signing in to the trading account.

- 2.4. The Company's official language is English.

3. Scope of Terms and Conditions

- 3.1. This Terms & Conditions sets out the basis on which the Company will enter into transactions with the Client and will control all transactions entered into or outstanding between the Client and the Company.
- 3.2. The Company's trading service is not suitable for Clients from all over the World. Thus, the Client shall ensure that has read and fully understood the Risk Disclosure Statement and is aware of the high level of risk that the Trading CFDs may carries. Losses of which may exceed the Client's initial deposit may follow.

- 3.3. This Terms and Conditions controls all actions in relation to the execution of the Client's orders by Silver Group LTD.
- 3.4. The Terms and Conditions are non-negotiable and override any other agreement. Statements made by Silver Group LTD are not for amendment unless the Company decides otherwise and notifies of such decision in writing.
- 3.5. If Terms and Conditions was to be materially amended, reasonable written notice shall be given to the Client by Silver Group LTD.

4. Interpretation of Terms

- 4.1. "Access Data" shall mean the Client's Login and Password that are required for the access on and to use the Platform(s) as well as the telephone password that the Client shall need in order to place Orders via phone; and any other secret codes issued by the Company to the Client.

"Account Opening Application Form" shall mean the application form or questionnaire which the Client shall complete in order to apply for the Company's Services under this Terms and Conditions and a Client Account, via which form/questionnaire the Company will obtain amongst other things information for the Client's identification and due diligence. "Affiliate" shall mean in relation to the Company, any entity which directly or indirectly controls or is controlled by the Company, or any entity directly or indirectly under common control with the Company; and "control" means the power to direct or the presence of ground to manage the affairs of the Company or entity.

"Ask" shall mean the higher price in a Quote at which the price the Client may buy.

"Balance" shall mean the total financial result in the Client Account after the last Completed Transaction and depositing/withdrawal operation at any period of time.

"Base Currency" shall mean the first currency in the Currency Pair against which the Client buys or sells the Quote Currency.

"Bid" shall mean the lower price in a Quote at which the Client may sell.

"Business Day" shall mean any day that the financial markets are open for trading, any day in that normal business is conducted. Typically, is considered to be Monday through Friday and do not include weekends and public holidays.

"Client Account" shall mean the unique personalized account of the Client consisting of all Completed Transactions, Open Positions and Orders in the Platform, the Balance of the Client money and deposit/withdrawal transactions of the Client money.

“Closed Position” shall mean the exact opposite of an Open Position.

“Completed Transaction” in a CFD shall mean two counter deals of the same size (opening a position and closing a position): buy then sell and vice versa.

“Contract for Differences” (“CFD”) shall mean a contract, which is a contract for differences by reference to variations in the price of an Underlying Asset. A CFD is a Financial Instrument. “Contract Specifications” shall mean the principal trading terms in CFD (for example Spread, Swaps, Lot Size, Initial Margin, Necessary Margin, Hedged Margin, the minimum level for placing Stop Loss, Take Profit and Limit Orders, financing charges, charges etc.) for each type of CFD as determined by the Company from time to time.

“Currency of the Client Account” shall mean the currency that the Client Account is denominated in, which may be Euro and US Dollars or any other currency as offered by the Company from time to time.

“Currency Pair” shall mean the object or Underlying Asset of a CFD Transaction based on the change in the value of one currency against the other. A Currency Pair consists of two currencies (the Quote Currency and the Base Currency) and shows how much of the Quote currency is needed to purchase one unit of the Base Currency.

“Declared Price” shall mean the price that the Client requested for either an instant execution or pending order.

“Equity” shall mean the Balance plus or minus any Floating Profit or Loss that derives from an Open Position and shall be calculated as: $Equity = Balance + Floating Profit - Floating Loss$.

“Essential Details” shall mean the required details in order for the Company to be able to place the Order for example but not limited to the type of Financial Instrument, the type of Order, type of Underlying Asset, if the Client places a Pending Order (limit or stop) the Client will indicate the intended price in which the Order will go in the market and any Stop Loss and or Take Profit etc. “Event of Default” shall have the meaning given in paragraph 14.1.of the Client Agreement. “Expert Advisor” shall mean a mechanical online trading system designed to automate trading activities on an electronic trading platform. It can be programmed to alert the Client of a trading opportunity and can also trade his account automatically managing all aspects of trading operations from sending orders directly to the Platform to automatically adjusting stop loss, trailing stops and take profit levels.

“Floating Profit/Loss” in a CFD shall mean current profit/loss on Open Positions calculated at the current Quotes (added any commissions or fees if applicable).

“Force Majeure Event” shall have the meaning as set out in paragraph 27.1.of the Client Agreement.

“Free Margin” shall mean the amount of funds available in the Client Account, which may be used to open a position or maintain an Open Position. Free Margin shall be calculated as:

Equity less (minus) Necessary Margin [Free margin = Equity- Necessary Margin].

“Hedged Margin” for CFD trading shall mean the necessary margin required by the Company so as to open and maintain Matched Positions.

“Initial Margin” for CFD trading shall mean the necessary margin required by the Company so as to open a position.

“Introducer” shall have the meaning as set put in paragraph 9.1 of this Terms and Conditions. “Investment Services” shall mean the Investment Services the Company provides.

“Leverage” for CFD trading shall mean a ratio in respect of Transaction Size and Initial Margin.

1:100 ratio means that in order to open a position, the Initial Margin is one hundred times less than the Transactions Size.

“Long Position” for CFD trading shall mean a buy position that appreciates in value if underlying market prices increase. For example in respect of Currency Pairs: buying the Base Currency against the Quote Currency.

“Lot” shall mean a unit measuring the Transaction amount specified for each Underlying Asset of a CFD.

“Lot Size” shall mean the number Underlying Assets in one Lot in a CFD.

“Margin” shall mean the necessary guarantee funds so as to open or maintain Open Positions in a CFD Transaction.

“Margin Call” shall mean the situation when the Company informs the Client to deposit additional Margin when the Client does not have enough Margin to open or maintain open positions.

“Margin Level” for CFD trading shall mean the percentage of Equity to Necessary Margin ratio. It is calculated as: $\text{Margin Level} = (\text{Equity} / \text{Necessary Margin}) \times 100\%$.

“Margin Trading” for CFD trading shall mean Leverage trading when the Client may make Transactions having less funds on the Client Account in comparison with the Transaction Size. “Matched Positions” for CFD trading shall mean Long and Short Positions of the same Transaction Size opened on the Client Account for the same CFD.

“Necessary Margin” for CFD trading shall mean the necessary margin required by the Company so as to maintain Open Positions.

“Normal Market Size” for CFD trading shall mean the maximum number of units of the Underlying Asset that are transmitted by the Company for execution.

“Open Position” shall mean any open option contract (call and / or put) which has not been closed. In relation to CFD trading this may be a Long Position or a Short Position which is not a Completed Transaction.

“Order” shall mean an instruction from the Client to trade in CFDs or Binary Options as the case may be.

“Platform” shall mean the electronic mechanism operated and maintained by the Company, and is formed of a trading platform, computer devices, software, databases, telecommunication hardware, programs and technical facilities. It also facilitates trading activity of the Client in Financial Instruments via the Client Account.

“Order Level” for CFD trading shall mean the price indicated in the Order.

“Quote” shall mean the information of the current price for a specific Underlying Asset, in the form of the Bid and Ask prices.

“Quote Currency” shall mean the second currency in the Currency Pair which can be bought or sold by the Client for the Base Currency.

“Quotes Base” in relation to CFD trading shall mean Quotes Flow information stored on the Server.

“Quotes Flow” shall mean the stream of Quotes in the Platform for each CFD.

“Services” shall mean the services which the Company offers to the Client, as set out in this Terms and Conditions.

“Short Position” for CFD trading shall mean a sell position that appreciates in value if underlying market prices fall. For instance, regarding Currency Pairs: selling the Base Currency against the Quote Currency. (Short Position is the opposite of a Long Position).

“Slippage” shall mean the difference between the expected price of a Transaction in a CFD, and the price the Transaction is actually executed at. Slippage often occurs during periods of higher volatility (for example due to news events) making an Order at a specific price impossible to execute, when market orders are used, and also when large Orders are executed when there may not be enough interest at the desired price level to maintain the expected price of trade.

“Spread” for CFD trading shall mean the difference between Ask and Bid of an Underlying Asset in a CFD at that same moment.

“Swap or Rollover” for CFD trading shall mean the interest added or deducted for holding a position open overnight.

“Swap Free Client Account” is a type of Client Account available for CFD trading and shall have the meaning set out in paragraph 10 of Appendix 1.

“Trailing Stop” in CFD trading shall mean a stop-loss order set at a percentage level below the market price - for a long position. The trailing stop price is adjusted as the price fluctuates. A sell trailing stop order sets the stop price at a fixed amount below the market price with an attached “trailing” amount. As the market price rises, the stop price rises by the trail amount, but if the pair price falls, the stop loss price doesn’t change, and a market order is submitted when the stop price is hit.

“Transaction” shall mean transaction of the Client in a CFD or Binary Option. “Transaction Size” for CFD trading shall mean Lot Size multiplied by number of Lots. “Underlying Asset” shall mean the object or underlying asset in a CFD which may be Currency Pairs, Futures, Metals, Equity Indices, Stocks, Commodities or as determined by the Company from time to time and made available on its Website.

“Underlying Market” shall mean the relevant market where the Underlying Asset of a CFD is traded.

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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.

“Website” shall mean the Company’s website at www.tradetime.com such other website as the Company may maintain from time to time.

“Written Notice” shall have the meaning set out in this terms & conditions

5. Electronic Trading Services

5.1. Once the Company receives the required KYC documentation, will provide access to the Client to an Electronic Trading Service.

5.2. The Company shall provide certain portions of the Electronic Trading Services under license from third parties, and the Client shall comply with any additional restrictions on his usage that the Company may communicate with him from time to time, or that are otherwise the subject of an agreement between the Client and such licensors.

5.3. The Electronic Trading Services are provided only for the personal use of the Client.

5.4. It is forbidden for the Client to sell, to lease, or to provide the Electronic Trading Services or any portion of the Electronic Trading Services, either directly or indirectly, to any third party except as permitted by this Terms and Conditions.

5.5. The Client shall be aware of the fact that all proprietary rights in the Electronic Trading Services are owned the Company or by any applicable third party service providers selected by the Company that will provide the Company with all or part of the Electronic Trading

Services. It may also provide the Client with access to the Electronic Trading Services, or their respective licensors, and are protected under copyright, trademark and other intellectual property laws and other applicable law.

5.6. The Client will not receive copyright, intellectual property rights or any other rights to the Electronic Trading Services. Only if, those rights are specifically set out in this Terms and Conditions.

5.7. The Client is obligated to protect and not to violate those rights in the Electronic Trading Services. Moreover, the Client shall comply with the Company’s reasonable requests in order for the law rights of the Company and its third party services providers to be protected.

5.8. The Client shall notify immediately the Company in case he notices any violation of the Company’s or its third party service providers’ proprietary rights in the Electronic Trading Services.

5.9. If the Client receives any data, information or Software through an Electronic Trading Service other than that of which is entitled to receive according to this Terms and Conditions, then the Client is obligated not to use any of that data, information or software and shall immediately notify the Company.

5.10. The Client may download by his own the software on one System for some Electronic Trading Services. However, it is forbidden for the Client to use the Electronic Trading Service on more than one System at any one time.

5.11. The Company and its licensors shall retain the intellectual property rights in all elements of the Software and such software and databases contained within the Electronic Trading Services and the Client will not obtain title or interest in such elements other than is set out in this Terms and Conditions.

6. Orders

6.1. The Company may accept an "Order" from the Client.

The Company may place the below-mentioned CFD Orders according to the Client's Account: (a) Buy

(b) Sell

(c) Sell Limit, Sell Stop

(d) Buy Limit, Buy Stop

(e) Take Profit, Stop Loss (f) Set Expiry date

(g) Trailing stop

(h) Any other Orders available on the Platform from time to time.

6.2. Placing, Cancelling or Removing Orders and Execution of Client Orders

6.3. Orders can be placed, executed and (if allowed) changed or removed within the Trading Hours for each type of CFD appearing on the Company's Website, as amended from the Company from time to time.

6.3. Pending Orders, not executed, shall remain effective through the next trading session (as applicable).

6.4. Market Orders not executed because there is not enough volume to fill them, will not remain effective and will be cancelled.

6.5. All open spot positions will be rolled over to the next business day at the close of business in the relevant Underlying Market, subject to the Company's rights to close the open spot position. Any open forward positions will be rolled over at the expiry of the relevant period into the next relevant period subject to the Company's rights to close the open forward position.

6.6. Orders shall be valid in accordance with the type and time of the given Order, as specified by the Client. If the time of validity of the order is not specified, it shall be valid for an indefinite period. However, the Company may delete one or all pending orders if the Client Account Equity reaches zero.

6.7. Orders cannot be changed or removed after placed in the market. Stop Loss and Take Profit Orders may be changed even if the trade was placed in the market as long as they are higher in distance than a specific level (depending on the trading symbol).

6.8. The Client may change the expiration date of Pending Orders or delete or modify a Pending Order before it is executed.

6.9. The Company shall receive and transmit for execution all Orders given by the Client strictly in accordance with their terms. The Company will have no responsibility for checking the accuracy of any Order. 6.11.

Orders are executed as follows:

(a) CFD on currency pairs:

- Take Profit (T/P) orders are executed at stated prices;
- Stop Loss (S/L) orders are executed at stated prices;
- Stop Loss (S/L) orders set for lock positions are executed at first market prices;
- Limit orders are executed at stated prices;
- Buy Stop and Sell Stop orders for position opening are executed at first market prices. (b) CFD on other underlying assets:

- Take Profit (T/P) orders are executed at stated prices;
- Limit orders are executed at stated prices;
- Stop Loss (S/L) orders are executed at first market prices;

Buy Stop and Sell Stop orders for the opening position are executed at first market prices.

6.10. The Company shall receive the Client's Orders and transmit them for execution to a third party which will be the execution venue and counterparty in the CFD. On the Website the Client shall find a list of the Company's execution venues. The Company will not be the counterparty in a CFD.

6.11. The Client is responsible to be aware of his positions at all times.

7. Placement and Execution of Orders

7.1 Ways in which the Client may place Orders:

- a) On the Platform (the Client may use the Access Data provided by the Company)
- b) By telephone call (the Client may use the Access Data and Trading Account Number provided by the Company)
- c) By email (the Client may provide the identification information and all the Essential Details of the Order to an authorized person)

7.2 The Company is obligated to rely and act on any Order given by using the Access Data on the Platform(s) or via phone without any further enquiry to the Client and any of these Orders will be binding upon the Client.

7.3 The Company will place all orders via phone or email on the Electronic Trading System of the Company.

7.4 Reasonable efforts shall be used by the Company to execute an Order. However, it shall be agreed and understood by the Client, that despite the Company's reasonable efforts, transmission or execution may not always be achieved at all for reasons beyond the control of the Company.

7.5 On the Company's Website, Clients or Potential Clients may find the trading hours that an Order may be placed.

7.6 Cases where the Orders of the Clients may be declined:

7.6.1 The Company is entitled to cancel Orders, to decline or refuse to transmit or execute any Order of the Client, at any time and at its discretion, without giving any notice or explanation to the Client and without prejudice to any other provisions in order to restrict the Client's trading activity.

7.6.2 In addition, if one of the following cases occur, the Client has no right to claim any damages, specific performance or compensation from the Company:

- (a) Internet connection problems or if communication is disrupted.
- (b) Where the legality or genuineness of the Order is under doubt.
- (d) A Force Majeure Event has occurred.
- (e) Client Default Event.
- (g) An Order is rejected by the Company's system due to trading limits imposed.
- (h) Abnormal market conditions.

(i) No adequate fund in the Client's Account for the specific Order.

8. Complaints Handling Procedure

8.1 Complaints shall be addressed, in the first instance, to the Customer Support Department. If the Client received a response from the Customer Support Department but deems that the complaint needs to be raised further, then the Client shall contact the Compliance Department. Both of the Departments shall examine the complaints as required by taking into account the Terms and Conditions of the Company.

8.2 The Client shall include in a complaint besides his name and surname, his trading account number, the issue's date & time as well as a description of it and the affected transaction numbers if applicable.

8.3 The Client is not allowed to include in a complaint an offensive language directed either to Silver Group LTD or an Silver Group LTD employee.

8.5 By the existence and/or the use of any complaints procedures referred to above, the right of the Client to take legal action remains unaffected.

8.6 Applicable and Governing Law and Applicable Regulations

8.9 All rights and remedies provided to the Company under the Agreement are cumulative and are not exclusive of any rights or remedies provided by law.

8.10 Silver Group LTD, located at SIP Building, P.O Box 3010, Rue Pasteur, Port Vila, Vanuatu, is taking liability for complaints where End Users have deposited money through Silver Group LTD can be addressed to the Company via email.

8.11 The Customer Support Department provides a time limitation of 72hrs for handling enquiries.

9. Introducer

9.1 The Client shall be acknowledge the Company shall not be responsible if the Client is introduced to the Company through a third person, either if is a business introducer or affiliate (hereinafter the "Introducer") and any other agreement entered into between the Client and the Introducer is not relevant to the Company.

9.2 The Client shall know and confirm that additional costs may resulted by any kind of agreement or any relationship with the Introducer since the Company may be obliged to pay commission fees or charges to the Introducer which, according to the Applicable Regulations, will be disclosed to the Client.

10. Miscellaneous

10.1 The Company shall reserve the right to suspend the Client's account in the case where the Client will generally not be permitted to open any new transactions or increase exposure under his existing

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transactions. However, the Client may close, part close or reduce his exposure to the Company under his existing transactions.

10.2 The Company may suspend a specific transaction that the Client has opened with it.

10.3 The Client will no longer be permitted to trade with via the Company's Electronic Trading Service with the Company.

10.4 The Company shall reserve the right to suspend a transaction in the case where the Client is not permitted to increase his exposure to the Company under the suspended transaction. However, the Client may close, part close or reduce his exposure to the Company under the Suspended Transaction.

10.5 The Client shall acknowledge and agree that the copyrights, trademarks, database and other property or rights in any information distributed to or received by the Client from the Company, together with the contents of the Company's website, brochures and other material connected with its dealing service and in any database that contains or constitutes such information, will remain the sole and exclusive property of the Company's or any third party identified as being the owner of such rights.

10.6 If any Term (or any part of any Term) is held by a court of competent jurisdiction to be unenforceable for any reason then such Term will, to that extent, be deemed severable and not form part of this Terms and Conditions. However, the enforceability of the remainder of this Terms and Conditions will not be affected.

10.7 The Client will be responsible at all times for the payment of all taxes due and for providing any relevant tax authority with any information relating to his dealings with the Company. The Client shall agree that if the Company provides him with any information or express any opinion in relation to the tax treatment of his dealings with the Company then it will not be reasonable for the Client to rely upon any such statement and it will not constitute tax advice.

10.8 The Company's records, unless shown to be wrong, will be evidence of the Client's dealings with the Company in connection with its services. The Client will not object to the admission of the Company's records as evidence in any legal or regulatory proceedings because such records are not originals, are not in writing or are documents produced by a computer. Although records may be made available to the Client on request, the Client will not rely on the Company to comply with his record keeping obligations.

11. Amendment of Terms and Conditions

11.1 If the Company reasonably considers that is not to Client's disadvantage, then it may upgrade the Client Account, convert Client Account type, upgrade or replace the Platform or enhance the services offered to the Client.

11.2 The Company may make amendments on this Terms and Conditions that may include Risk Disclosure and Warnings Notice or Clients' Complaints Procedure in cases where the Company reasonably considers that the amendment would make this Terms and Conditions easier to understand. However the amendment shall not be to the Client's disadvantage.

- 11.3 An additional reason for amendment is to cover the involvement of any service or facility the Company offers to the Client, to introduce a new service or facility, to replace an existing service or facility with new one or to withdraw an obsolete service or facility that has ceased to be widely used, or has not been used by the Client at any time in the previous year, or it has become very expensive for the Company to offer.
- 11.4 Reasonable amendments to the services that are offered to the Client can be made by the Company as a consequence of changes in the banking, investment or financial system, amendments in technology or Platform's systems which the Company uses to run the business.
- 11.5 Amendment can also take place as a result of a request of any authority change/expected change in the Applicable Regulations.
- 11.6 Amendment is also necessary in the case where the Company finds that any term in this Terms and Conditions is inconsistent with Applicable Regulations. In such a case, it will not rely on that term but treat it as if it did reflect the relevant Applicable Regulations and shall update the Agreement to reflect the Applicable Regulations.

12. Fees, Taxes and Inducements

- 12.1 The Client can find on the Company's fee schedule on the Company's Website all details regarding the provision of the Services by the Company which is subject to payment of fees such as brokerage fees, commissions, special service and other fees.
- 12.2 The Client shall agree and understand that he is solely responsible for all filings, tax returns and reports which should be made to any relevant authority, whether governmental or otherwise, and for payment of all taxes (including but not limited to any transfer or value added taxes), arising out of or in connection with his trading activity with the Company here- under.
- 12.3 The Client shall agree to pay all stamp expenses relating to this Terms and Conditions and any documentation which may be required for the currying out of the transactions under this Terms and Conditions.
- 12.4 In the case that the Company shall pay or receive any fees or inducements for the introduction of the Client, it shall notify the Client according to Applicable Regulations.

13. Inactive and Dormant Client Account

- 13.1 Client Account that has not been active for three consecutive months (No executed orders, No open positions, No deposit and no withdrawals) will be charged a monthly fee of 10 units of his account currency. The fee will be charged on the first Sunday of the month following the three consecutive months of inactivity, and will be no more than the remained equity (i.e. the fee will not set the equity to less than zero).

14. Limitations of Liability and Indemnity

- 14.1 The company is not liable in the case of losses, costs, expenses or damages suffered by the Client arising from any inaccuracy and mistake of any information, recommendations, information or news regarding transactions, market commentary or research to the Client that the Company may post on its Website or provide to subscribers via its Website.
- 14.2 The Client shall acknowledge that in case of loss, damage, expense or loss incurred by the Client in relation to, the Company is not liable.
- 14.3 The Company will not be held liable for any loss or damage or expense or loss incurred by the Client in relation to, or directly or indirectly arising from but not limited to the acts, omissions or negligence of any third party.
- 14.4 The Company will not be held liable for any loss or damage or expense or loss incurred by the Client in relation to, or directly or indirectly arising from but not limited to any person obtaining the Client's Access Data that the Company has issued to the Client prior to the Client's reporting to the Company of the misuse of his Access Data.
- 14.5 The Company will not be held liable for any loss or damage or expense or loss incurred by the Client in relation to, or directly or indirectly arising from but not limited to unauthorized third persons who may have access to information, including electronic addresses, electronic communication, personal data and Access Data when the above are transmitted between the Parties or any other party, using the internet or other network communication facilities, post, telephone, or any other electronic means.
- 14.6 The Company will not be held liable for any loss or damage or expense or loss incurred by the Client in relation to, or directly or indirectly arising from but not limited to any of the risks of the Risks Disclosure and Warnings Notice.
- 14.7 The Company will not be held liable for any loss or damage or expense or loss incurred by the Client in relation to, or directly or indirectly arising from but not limited to Currency risk.
- 14.8 The Company will not be held liable for any loss or damage or expense or loss incurred by the Client in relation to, or directly or indirectly arising from but not limited to any changes in the rates of tax.
- 14.9 The Company will not be held liable for any loss or damage or expense or loss incurred by the Client in relation to, or directly or indirectly arising from but not limited to the occurrence of Slippage.
- 14.10 The Company will not be held liable for any loss or damage or expense or loss incurred by the Client in relation to, or directly or indirectly arising from but not limited to The Client relying on functions such as Trailing Stop, Expert Advisor and Stop Loss Orders.
- 14.11 The Company will not be held liable for any loss or damage or expense or loss incurred by the Client in relation to, or directly or indirectly arising from but not limited to abnormal Market Conditions.

- 14.12 The Company will not be held liable for any loss or damage or expense or loss incurred by the Client in relation to, or directly or indirectly arising from but not limited to any actions or representations of the Introducer.
- 14.13 The Company will not be held liable for any loss or damage or expense or loss incurred by the Client in relation to, or directly or indirectly arising from but not limited to any acts or omissions (including negligence and fraud) of the Client and/or his Authorized Representative.
- 14.14 The Company will not be held liable for any loss or damage or expense or loss incurred by the Client in relation to, or directly or indirectly arising from but not limited to the Client's or his Authorized Representative's trading decisions.
- 14.15 The Company will not be held liable for any loss or damage or expense or loss incurred by the Client in relation to, or directly or indirectly arising from any Orders given through and under the Client's Access Data.
- 14.16 The Company will not be held liable for any loss or damage or expense or loss incurred by the Client in relation to, or directly or indirectly arising from the contents, correctness, accuracy and completeness of any communication spread by the use of the Platform.
- 14.17 The Company will not be held liable for any loss or damage or expense or loss incurred by the Client in relation to, or directly or indirectly arising from the Client engaging in Social Trading.
- 14.18 If the Company, its Directors, Officers, employees, Affiliates, or Agents incur any claims, damage, liability, costs or expenses, which may arise in relation to the execution or as a result of the execution of the Agreement and/or in relation to the provision of the Services and/or in relation to the use of the Platform(s), that the Company, its Directors, Officers, employees, Affiliates, or Agents bear no responsibility whatsoever, it is the Client's responsibility to indemnify the Company for such.
- 14.19 The Company shall in no circumstances be liable to the Client for any consequential, special, incidental or indirect losses, damages, loss of profits, loss of opportunity (including in relation to subsequent market movements), costs or expenses the Client may suffer in relation to the Agreement, the provision of the Services or the use of the Platform(s).
- 14.20 The Company's cumulative liability to the Client shall not exceed the fees paid to the Company under this Agreement in relation to the particular Client for the Provision of the Services and use of the Platform(s).

15. Event of Default

- 15.1 Each of the following sub sections in the list detailed below may constitutes as an "Event of Default":
- 15.1.1 The failure of the Client to perform any obligation due to the Company as set forth in this "Terms & Conditions".
- 15.1.2 If an application is made in respect of the Client pursuant to a local and/or international Bankruptcy Act or any equivalent act in any recognized Jurisdiction (whether individual or corporate).
- 15.1.3 Where any representation or warranty made by the Client is and/or becomes untrue.

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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.

- 15.1.4 The Client (if the Client is an individual) dies or is declared absent or declared of un-sound mind by an authorized individual and/or authority.
- 15.1.5 Any other circumstance where the Company reasonably believes that it is necessary at its sole discretion or desirable to take any action.
- 15.1.6 An action is required by a competent regulatory authority or body or court.
- 15.1.7 The Company reasonably considers that the Client involves the Company in any type of fraud or illegality or breach of Applicable Regulations or the Company is placed at risk of being involved in any type of fraud or illegality or breach of Applicable Regulations if it continues offering Services to the Client, even when this is not due to the Client's wrongdoing.
- 15.1.8 The Company reasonably considers that there is a material violation by the Client of the requirements established by legislation of the countries having jurisdiction over the Client or his trading activities, such being materiality determined in good faith by the Company.
- 15.1.9 If the Company suspects that the Client is engaged into money laundering activities or terrorist financing or card fraud or other criminal activities.
- 15.1.10 The Company reasonably suspects that the Client performed a prohibited action.
- 15.1.11 The Company reasonably suspects that the Client performed abusive trading such as, but not limited to, Snipping, Scalping, Pip-hunting, Hedging, placing "buy stop" or "sell stop" Orders prior to the release of financial data, arbitrage, manipulations or a combination of faster/slower feeds.
- 15.1.12 The Company reasonably suspects that the Client opened the Client Account fraudulently.
- 15.1.13 The Company reasonably suspects that the Client performed forgery or used a stolen card to fund his Client Account.
- 15.1.14 If an Event of Default occurs the Company may, at its absolute discretion, at any time and without prior Written Notice, take one or more of the following actions:
- (a) Terminate this Agreement immediately without prior notice to the Client.
 - (b) Cancel any Open Positions.
 - (c) Temporarily or permanently bar access to the Platform(s) or suspend or prohibit any functions of the Platform(s).
 - (d) Reject or Decline or refuse to transmit or execute any Order of the Client.
 - (e) Restrict the Client's trading activity.
 - (f) In the case of fraud, reverse the funds back to real owner or according to the instructions of the law enforcement authorities of the relevant country.

- (g) Cancel or reverse any profits gained through abusive trading or the application of artificial intelligence in the Client Account.
- (h) Take legal action for any losses suffered by the Company.

15. Authorized Representative

15.1 The Company may in certain cases accept an Authorized Representative on behalf of the Client to place Orders to the Company or to handle any other matters related to the Client Account or this Agreement, provided the Client notifies the Company in writing of the appointment of an Authorized Representative and this person is approved by the Company fulfilling all of the Company specifications for this.

15.2 Unless the Company receives a written notification from the Client for the termination of the authorization of Authorized Representative, the Company has the right to continue accepting Orders and/ or other instructions relating to the Client Account by the Authorized Representative on the Client's behalf and the Client will recognize such orders as valid and committing to him.

15.3 The written notification for the termination of the authorization of the Authorized Representative has to be received by the Company with at least 5 days' notice prior the termination of the authorization date.

15.4 The Company has the right (but NOT an obligation to the Client) to refuse to accept Orders and/ or other instructions relating to the Client Account from the Authorized Representative in any of the following cases: (a) If the Company reasonably suspects that the Authorized Representative is not legally allowed or properly authorized to act as such; (b) An Event of Default occurred; (c) In order for the Company to ensure compliance with the relevant market rules and or practices, Applicable Regulations or other applicable laws; or (d) In order to protect the interest of the Client.

16. Multiple Account Holders

16.1 Where the Client comprises two or more persons, the liabilities and obligations under the Agreement shall be joint and several. Any warning or other notice given to one of the persons which form the Client shall be deemed to have been given to all the persons who form the Client. Any Order given by one of the persons who form the Client shall be deemed to have been given by all the persons who form the Client.

16.2 In the event of the death or mental incapacity of one of the persons who form the Client, all funds held by the Company or its Nominee, will be for the benefit and at the order of the survivor(s) and all obligations and liabilities owed to the Company will be owed by such survivor(s).

FAQs

Questions regarding the Terms and Conditions should be addressed to the Customer Support Department at: compliance@tradetime.com

17. Terms and Conditions: - Signals

TradeTime explicitly reminds its customers that trading forex and CFDs implies significant risk. TradeTime recommends customers to carefully consider their investment availability, risk appetite and. Users of this service are advised no to invest money that they cannot afford to lose.

1. Trading signals are FREE with every account type.
2. To continue receiving trading signal you must maintain an active account with a minimum one trade every 30 days.
3. TradeTime reserves the right to modify the offer, and signals' distribution channel without notice.

TradeTime informs its customers that all statistical analysis related to the performance of the signals, either in total or related to specific assets is merely indicative and under no circumstance shall it be regarded as investment advice or a prediction of future results.

The trading signals represent the views of TradeTime market analysts and do not consider individual circumstances such as trading experience, market conditions and other factors that may impact expectations. TradeTime signals are furthermore, not prepared according set legal protocols to promote independent trading.

Users should be aware that consecutive losing signals may occur and that such occurrences may not compromise the statistical claims made in TradeTime marketing material. TradeTime expressly disclaims liability from losses resulting from reliance on trading signals and its content.

Support Department at: compliance@tradetime.com

18. Terms and Conditions: - Signal Trial

TradeTime explicitly reminds its customers that trading forex and CFDs implies significant risk. TradeTime recommends customers to carefully consider their investment availability, risk appetite and. Users of this service are advised no to invest money that they cannot afford to lose.

1. Trial signals are available only once per client.
2. This trial signals' offer is solely available through the dedicated landing page.
3. This offer will expire 9 days after your registration should you not deposit.
4. TradeTime reserves the right to modify the offer, and signals' distribution channel without notice. TradeTime informs its customers that all statistical analysis related to the performance of the signals, either in total or related to specific assets is merely indicative and under no circumstance shall it be regarded as investment advice or a prediction of future results.

The trading signals represent the views of TradeTime market analysts and do not consider individual circumstances such as trading experience, market conditions and other factors that may impact expectations.

TradeTime signals are furthermore, not prepared according set legal protocols to promote in- dependent trading. Users should be aware that consecutive losing signals may occur and that such occurrences may not compromise the statistical claims made in TradeTime marketing material.

TradeTime expressly disclaims liability from losses resulting from reliance on trading signals and its content.

19. Special Offerering

20. Terms and Conditions: - Bonus

1. This Appendix apply to all bonus promotions referenced or listed or listed on www.tradetime.com, affiliated sires, or distributed in any and all forms of electronic communication.
2. Bonus will only be applied to one account and cannot be transferred between accounts.
3. Client must trade a minimum trading volume of 5000 times the amount he funded, plus the amount of bonus received, in order to withdraw bonus funds.
4. If the requirement in not fulfilled within 60 days (44 market days) from the deposit date, the bonus amount will be withdrawn out if the client's account. If this should cause a margin call, company will wait for the client to either deposit additional funds or close all of his/her positions.
5. For example: if an account is funded with \$1000 and received a bonus of \$200, a trading volume of 60 lots (1200*5000) has to be done, in order to withdraw bonus funds.
6. Bonus deposits are not pro-rated and trading volume requirements must be met to redeem entire bonus amount posted before eligibility of withdrawal. For example, if you received a bonus of \$200 on a \$1000 deposit, you must trade a total of 60 standards lot to redeem the bonus amount.
7. The bonus can only be withdrawn once the minimum trading requirements have been met. By accepting the deposit bonus, clients may withdraw the funds they deposited at any time but not the trading profit funds until minimum trading requirements have been met.
8. If customer withdrawals funds from the trading account before required trading volume has been completed, all the bonus amount in the account will be withdrawn out.
9. By accepting the deposit bonus, the clients agree to these terms and conditions.

Company maintains the right to change the terms of the bonus policy at any time. Prior notice will be given to the clients via posting on the website or email. TradeTime will not be held responsible for failure of the client to regularly review and confirm posted terms and conditions.