



Risk Disclosure Notice and Legal Documents

HIGH-RISK INVESTMENT

Trading foreign exchange is not suitable for all investors and you should ensure you understand all the risks and seek independent advice if necessary. The Company is not under an obligation to assess the suitability of these products for your particular circumstances. The possibility exists that you could sustain a loss of some or all of your deposited funds and therefore, you should not speculate with capital that you cannot afford to lose.

There are risks associated with utilizing an internet-based deal-execution trading system including, but not limited to, the failure of hardware, software, and internet connection. Since Forextk does not control signal power, its reception or routing via the internet, configuration of your equipment or reliability of its connection, we cannot be responsible for communication failures, distortions or delays when trading via the Internet.

The content on this website is subject to change at any time without notice. Any opinions, news, research, analyses, prices, or other information contained on this website is provided as general market commentary and does not constitute investment advice. Forextk will not accept liability for any loss or damage, including without limitation to, any loss of profit, which may arise directly or indirectly from use of or reliance on such information. It is in no way guaranteed.

In case of a Force Majeure Event, the Customer shall accept the risk of financial losses.





Terms & Conditions

This Agreement determines the contractual relationship between Forextk "we" and the Client "you". You should read carefully, understand and agree with the terms of this Agreement before you enter into a contractual relationship with us. This Agreement is effective upon acceptance the terms in :

- A) registration for newly registering customers
- B) on an ongoing basis during the operation of a trading account.

We are a forex broker and pioneers in developing forex as a consumer product, and one of the leaders in the market with customized technology and personal service tailored to all levels of knowledge and experience traders "you", accessible from all around the world. In order to be able to enter into trading transactions you must be 20 years of age or older to open an live account. You should maintain an active account for the whole duration of your cooperation with us. Once the Client's "you" account is opened, the Client "you" will be issued with a password and login details. It is the Client's "you" responsibility to ensure their password is kept secure. There are different types of accounts you can choose to have; you may upgrade your account or change accounts that better suit your needs, details of which you can [contact](#) to Support Center or send us an [email](#).

All funds we receive from you are treated as "Clients Money" and they are kept in separate client bank accounts (segregated accounts) in reputable banking institutions of our selection. We are obliged by legislation to perform regular reviews and monitoring of how these accounts are maintained and operated by such banking institution.

All electronic or telegraphic transfer or other bank fees in respect of payments by you will be your sole responsibility; All changes in commissions, charges and other costs are displayed on the Company Product Webpage.



FOREX//TK LTD

ForexTK will not pay any interest on client "you" money that is held for a Client "you". The Client may withdraw funds from an Account by sending a signed withdrawal request form by email, or post. This must detail Client Account details, the amount of the withdrawal and the account the money is to be paid into. ForexTK will not pay monies into a third party account so the account must be in the name of the Account holder.

there are no outstanding regulatory or legal issues affecting the withdrawal; and the withdrawal amount does not exceed the Equity in the Trading Account less any necessary margin and any payments or charges due.

If the Client makes a payment by bank transfer, by cheque, by credit card or any other method of electronic money transfer, the Company shall credit the Client's Trading Account with the funds within one Business Day once the funds have cleared in the Company's bank account.

For closing your account, you must notify us in writing an Email. If we wish to close your account, we will also notify you in writing by giving reasonable notice, unless there are grounds where we need to terminate our contractual relationship with you earlier or even immediately without notice. Grounds for early termination may include but are not limited to: material breach of any clause in this Agreement or /and any act of bad faith, such as an Unauthorized Activity; abusive acts or any acts that may put our goodwill and business in jeopardy; misleading, untrue statements, fraudulent or misrepresenting information; bankruptcy, insolvency, receivership of either party. We also retain the right to suspend or terminate your account, due to regulatory restrictions imposed on us. upon termination, we may close or cancel all open or closed positions and any funds of yours will be returned to you once we have deducted any losses. Please be aware that you may also be subject to certain charges imposed to you by the financial institution (eg. banks) via which you chose to do business with us.

You may terminate this Agreement and your account and registration (including your username and password) at any time by sending an email to us such termination to take effect upon the Company terminating your account and registration (including username and password), which shall occur within 5 calendar days after receipt of your email on our servers, provided that you shall remain responsible for any activity on your account between sending us an email and the termination of your account by us.





ForexTK does not, nor do any of its directors, officers, agents, or employees, guarantee repayment of capital or payment of income in relation to any investment made by ForexTK on the Client's behalf. You may be liable to pay taxes arising out of your forex activities, usually related to the profits you made, depending on the local jurisdictions in which you are a tax resident in. We do not collect any taxes on your behalf. Also, we do not provide you with any tax advice and we do not deal with any tax related issues.

Please note that our services are currently provided solely electronically. We are not liable for any system failure either from your side or ours, including but not limited to internet connection, electricity power cut, telephone communication failure, high Internet traffic demand, malicious interference / access to your system or ours, hardware error, mobile applications non-compatibility with our System, including our proprietary or third party system. We cannot guarantee that the software and / or the system, that we own or we manage, on behalf of a third party, is uninterrupted and error free or available at all times.

All promotions, bonuses or special promotions, Awards that we offer or will offer in the future are subject to specific promotional terms and conditions. All complimentary bonus money credited to your account must be strictly used under the specific promotion's terms and conditions. At all times, we reserve the right to retract and/or cancel any such promotion, bonus or special offer. If we suspect that a user has abused or attempted to abuse a bonus and/or other promotion or otherwise acted with a lack of good faith towards us, then we reserve the right, at our sole discretion, to deny, withhold or withdrawal from that user the bonus or promotion and if necessary to cancel any terms & conditions with respect to that user, either temporarily or permanently, or terminate that user's access to the service and/or block that user's account. Any eligibility for a bonus will grant the bonus to be credited only once per account, person, household and/or any environment where computers are shared.

ForexTK enforces stringent security procedures and systems to provide you a safe and secure operating environment. The collection of personal information (name, address, phone number and email) is only required when you submit a request via one of our online application forms to learn more about one of our services or programs. This information is needed in order for us to be able to communicate with you, and, as required by law, to identify who you are.





ForexTk does not sell, lease, license or disclose personal information to third-party affiliates or non-affiliates, except in order to provide you with information on products and services you have requested, or

to offer you an opportunity to participate in the products and services our reputable affiliates offer, we may share your information with them.

A request to transfer funds from one Client's account to another (hereinafter the —Internal Transfer Request!) shall be made by the Client from his Back Office only. The Client has the right to make an internal fund transfer between his accounts. The Company undertakes to process the Internal Transfer Request in the shortest time possible but not later than within 3 business days from the submission of the Request. If the Client's trading account has open positions, the Internal Transfer Request will be processed by the Company on general terms. In the event of a forced account closure, the Client assumes full responsibility for such closure. If on receipt of the Internal Transfer Request the amount to be transferred exceeds the free margin available on the Client's account, the Request shall be declined by the Company. The Internal Transfer Request shall be considered to be received by the Company once it is recorded on the Back Office Transactions History page. The Client has no right to transfer funds to third parties' accounts held with the Company. The Client must ensure that the details provided in the Internal Transfer Request are true and correct. No transfer commission shall be charged by the Company in the case of Internal Transfers. The Client may cancel his Internal Transfer Request if the Request has not been accepted by the Company for processing (i.e. has a Pending status). The cancelation may be submitted through the Client's Back Office only

This Client Agreement, as amended from time to time, will apply as of **10 March 2022**.



