

Agency Obligations

Effective as of 01 April 2020

Updated on 19 May 2021

This is an agreement between you (the “Agency”) and us (the “Company”). It describes how we will work together and other aspects of our business relationship.

The Company may change, add, and terminate any section in this Agency Obligations at its sole discretion.

Agency is obliged:

- 2.1. to observe the provisions of all Terms and Conditions when receiving Services and conducting of the Operations on the Site;
- 2.2. to be exclusively responsible for all Agency’s actions and omission, including the responsibility for promoting the Company or helping Agency’s customers to conduct Operations on the Site;
- 2.3. to be solely responsible for the choice of strategy and consideration of possible risks from Operations or receiving of Services;
- 2.4. to register on the Site only one (1) Account. If it will be revealed that Agency has multiple Accounts, the provision of Services will be canceled and further Services will not be performed. Company reserves the right to block all Agency’s Accounts and Agency’s funds contained therein will not be considered as Company’s obligation to withdrawal in favor of Agency.
- 2.5. to only work with the Company and only promote our products after becoming our Affiliate partner, working with other competitive companies and promoting other products that have the ability to compete with our products is strictly prohibited. User agrees that by participating in such non-compliance activities means that the user has breached the partnership agreement between the Company and the user. As a result the provision of Services and Affiliate programs will be canceled and further Services and Affiliate programs will not be performed. Company reserves the right to lock all Client’s Accounts and Client’s funds as well as commissions contained therein will not be considered as Company’s obligation to withdraw or pay for in favor of Client.
- 2.6. to make no claim that leads to misunderstandings about the risk of trading and investing while promoting the Company. Our policy strictly prohibits agency to make these misunderstanding claims including, but not limited to, “no loss of fund”, “guaranteed profits” and “risk-free trading”. We will constantly monitor our new agencies’ activities to permanently lock and ban all agencies that violate this policy.
- 2.7. to make advertising materials that comply with all restrictions specified in this Agency Obligations. Advertising materials must be created conscientiously and in good faith, must not violate any requirements of the Company, rights and interests of any third parties, public interests and morality; must not be offensive and must not violate the requirements of applicable

law in any other way. Also, advertising materials must not tarnish the Company, the Company's Customer and its Clients' reputation and authority. Advertising materials must not mislead the Company's Clients. In the event the Agency uses any Advertising materials that go against our policy, the Company, will immediately restrict the Agency access to the Program without any prior notice to the Agency. The Agency hereby irrevocably indemnifies the Company, its directors, heads, shareholders, employees and Websites from any third party claims, lawsuits or demands with regard to any analogue actions of the Agency.

2.8. to conduct advertising activities that must contain information about the risks of working with financial instruments.