

Obligations of the Agent

Effective from August 15, 2024

Updated on August 29, 2024

This is an agreement between you ("Agent") and us ("Company"). The agreement describes how we will work together and other aspects of our business relationship. The Company may change, add to, or terminate any part of the Agent's Obligations at its sole discretion.

The Agent has the obligation to:

2.1. Comply with all Terms and Conditions when using the Services and conducting activities on the Website;

2.2. Be solely responsible for all actions and omissions of the Agent, including promoting the Company or assisting the Agent's clients in conducting activities on the Website;

2.3. Bear full responsibility for strategy selection and assessing potential risks arising from activities while using the Services;

2.4. Register only one (1) Account on the Website. If multiple Accounts are discovered, service provision will be canceled, and other Services will not be rendered. The Company has the right to block all Accounts of the Agent, and any funds in those Accounts will not be considered the Company's obligation for withdrawal benefiting the Agent.

2.5. Only work with the Company and promote the Company's products after becoming the Company's partner; collaborating with competing companies and promoting other potentially competing products is prohibited. Users agree that engaging in non-compliant activities constitutes a breach of the partnership agreement between the Company and the user. Therefore, service provision and collaborative programs will be canceled. The Company reserves the right to lock all Customer Accounts, and the Company will not have any obligation to withdraw or pay the Customer, including any commissions therein.

2.6. Not make misleading statements about the risks of trading and investing when promoting the Company. Our policy strictly prohibits agents from making such misleading statements, including but not limited to claims of "no capital loss," "guaranteed profits," and "risk-free trading." We will continuously monitor new agents' activities to permanently lock and ban all agents violating this policy.

2.7. Create advertising materials that comply with all restrictions stipulated in the Agent's Obligations. Advertising materials must be created diligently and in good faith, without violating any Company requirements, the rights and interests of any third party, public interest, or ethics; must not be annoying or violate current laws in any other way. Additionally, advertising materials must not tarnish the Company's reputation, that of the Company's Customers, or the authority of Customers. Advertising materials must not mislead the Company's Customers. In the event the Agent uses any advertising material contrary to the Company's policy, the Company will immediately lock the Agent's account in the Program without prior notice to the Agent. The Agent shall also indemnify the Company, its directors, officers, shareholders, employees, and this Website from any claims, lawsuits, or demands from third parties related to any similar actions of the Agent.

2.8. Conduct promotional activities that provide information about the risks associated with working with financial instruments.