

TERMS & CONDITIONS OF USE

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Introduction

Rentalzi Limited (the “**Company**”) is the acting principal brokerage company that operates under the main website www.Rentalzi.com (the “**Site**”) with an operating residence at The Gateway, Harbour City, 15 Canton Road, Tsim Sha Tsui, Kowloon, Hong Kong.

The Company has established these Terms & Conditions of Use constituting a legally binding contract to govern the relationship between the users (the “**Client**”) and the Company. This Agreement also establishes the ownership rights applicable to the offered services. Included herein are the terms of transactions, trading activities, and disputes related to our Services and Clients and address many other contingencies that may arise according to the underlying commercial relationship.

The Company may refer to itself as “**we**,” “**us**,” “**our**,” or “**ours**,” while the Client/s may be referred to as “**he/she**,” “**you**,” “**your**,” “**yours**,” “**yourself**,” or “**user/s**” appropriately. Similarly, the Company’s official website shall be referred to as the “**Company website**” or “**Site**.” Moreover, these Terms and Conditions of Use may be referred to as the “**Agreement**.”

By their nature, all provisions indicated in this Agreement will not be relieved upon termination, including, without limitation, ownership provisions, warranty disclaimers, indemnity, and limitations of liability.

The Company has included the necessary chapters and sections of this Agreement to inform the Clients about the terms of using the Services and platforms and provide the Terms and Conditions of Use they need to accept before using and accessing the Site. The Company’s website and original content, features, and functionality are owned by the Company and protected by international copyright, trademark, patent, trade confidentiality, and other intellectual property or proprietary rights and law.

The Client agrees to comply with this Agreement accordingly, which must be read and understood carefully, and any other additional documentation about policies, warranties, terms, and conditions before investing or trading with the Company. The Client is expected to be fully informed of the Terms and Conditions of Use upon using the Company’s Services. If the Client does not fully understand this Agreement, or if his/her interest conflicts with this Agreement, he/she can seek independent professional advice.

Furthermore, the Client acknowledges that English is the Company’s official language. Any translation of this document or other documentation, contracts, or agreements of the Company into any foreign language may be provided for the Client’s convenience. In case of any language translation discrepancy, the Client agrees that the English version of any Company documentation shall always prevail.



Trading with currencies, Contracts for Differences (CFDs), and other leveraged products comes with considerable exposure to risks. Additionally, market volatility may substantially affect the price or liquidity of an asset, where it is possible to sustain losses of some or all investments. Therefore, you should carefully assess your investment objectives, experience level, and risk appetite, and you should not use funds more than you are prepared to lose. Before deciding to trade, you should know and accept all the risks of trading in the financial market and seek independent advice if necessary.

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1 Interpretation and Definition

1.1 Terminology in this Agreement

- 1.1.1 **Account:** The Client's officially registered account with Rentalzi; every account will have a distinct Account Number and other details
- 1.1.2 **Averaging Up/Down:** When an investor trades more of the stock as the price goes up or down
- 1.1.3 **Bond:** A debt security filed by a business or administrative organization
- 1.1.4 **Bonus:** Funds given to clients and automatically added to the Client's trading account
- 1.1.5 **Buyer:** A trading associate who has positioned the order for the acquisitions of the securities for a fee
- 1.1.6 **Capital Gain:** When the value of an asset goes beyond its purchase rate, the upsurge is termed the capital gain
- 1.1.7 **Capital Loss:** When there is a reduction in the present rate of an asset against its purchase rate, that reduction is called a capital loss
- 1.1.8 **Client ("He/She," "You," "Your," "Yours," "Yourself," or "User/s"):** The person who owns an account with the Company
- 1.1.9 **Closing/Opening Price:** The initial price traded at the start of a session is called an opening, and closing, if otherwise
- 1.1.10 **Commission:** Payment charged by a broker or any legal individual for the provision in aiding an operation
- 1.1.11 **Company ("We," "Us," "Our," or "Ours"):** Rentalzi Ltd. authorized representative figure
- 1.1.12 **Contrarian Investing:** Strategy of buying in a falling market and selling stock in a bullish market
- 1.1.13 **Day Trader (or Day Trading):** An investor with a Day Trading strategy who characteristically clamps assets for a brief period, typically trading them on a similar day
- 1.1.14 **Dividends:** Quantity of money funded frequently by a firm to its stockholders out of its incomes
- 1.1.15 **Exchange:** A station where a diverse number of investments are traded
- 1.1.16 **Electronic Trading:** Similar to online trading, this is an automated trading technology to simplify trading transactions in the market
- 1.1.17 **Electronic Trading Platform:** The software used where the Client can perform trading activities
- 1.1.18 **Hedge/Hedging:** Strategy of opening orders of the same asset and volume with different directions (Buy/Sell)
- 1.1.19 **Initial Public Offering (IPO):** The principal sale or proposal of stock by an establishment of the community instead of just being kept by private investors
- 1.1.20 **Japanese Candle Charts:** Japanese Candle charts, or candlesticks, are stock diagrams used in plotting and learning the chart outlines in technical analysis



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- 1.1.21 **Leverage:** A model that can allow the Client to widen his/her disclosure to a financial market minus obligating further investment capital
- 1.1.22 **Margin:** Specified quantity of money essential in the Client's account as a directive to open a trade
- 1.1.23 **Online Trading:** Trading securities, stocks, and currencies done on an online platform
- 1.1.24 **Rally:** A swift growth in the standard price level of the market or of the price of a stock
- 1.1.25 **Sector:** The cluster of stocks that are in the similar industry
- 1.1.26 **Security:** A legal and exclusive amalgamation of Symbol and Series
- 1.1.27 **Share:** Entity rights relative to the investment made in an establishment
- 1.1.28 **Spread:** Difference between the Bid and Ask price of a specific asset
- 1.1.29 **Stock:** Financial instrument that connotes a possession of a business and embodies a right to its relative share in the Company's assets and incomes
- 1.1.30 **Stock Symbol:** An alphabetic root symbol that signifies an openly traded asset
- 1.1.31 **Trading Platform:** The safe online password-protected collaborative software provided by the Company
- 1.1.32 **Transaction:** Act of deposit or withdrawal; Executing an order
- 1.1.33 **Volatility:** Measure of risk for a security
- 1.1.34 **Volume:** Number of shares of a stock traded throughout a specific period routinely dignified in regular trading capacity

1.2 Platform Terminology

- 1.2.1 **Ask:** Price of an asset offered to buyers
- 1.2.2 **Annualized:** The conversion rate or movement on an annual or yearly period
- 1.2.3 **Base Currency:** The initial currency in a currency pair that traders buy or sell against the other currency
- 1.2.4 **Bid:** Price of an asset made available to sellers
- 1.2.5 **Currency:** A system of money used in a country
- 1.2.6 **Currency Pair:** The exchange rate of one currency against another currency
- 1.2.7 **Client Terminal:** A third-party application, program, or website that gives the trader access to an ongoing state of the financial markets that offer features where clients can perform real-time analysis, open and close positions, and manage orders
- 1.2.8 **Exchange Rate Risk:** The amount of loss that a trader can suffer from the bid or ask price movement
- 1.2.9 **Execution:** Opening or trading an asset in the financial market



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- 1.2.10 **Funds:** The current state of a trading account, which includes the balance and credit value
- 1.2.11 **Fund Deposit:** The process when the Client adds balance to his/her trading account
- 1.2.12 **Forecast:** Analysis of the market, statistically or technically, where a specific asset or currency is given a target price movement
- 1.2.13 **Foreign Exchange:** Market positions or transactions that send a foreign currency to a financial institution
- 1.2.14 **Foreign Exchange Market:** An area where both buyers and sellers interact to buy and sell foreign currencies and are not limited to specific locations
- 1.2.15 **Long Position:** A position in the market when a trader buys a currency or a trading instrument
- 1.2.16 **Order:** With different types, a specification that can be applied to the Client's trade or position
- 1.2.17 **Open Position:** An ongoing trade in the Client's trading account
- 1.2.18 **Position:** An executed asset in the market; an open or closed trade of an asset in the Client's platform
- 1.2.19 **Rate:** The price of a base currency
- 1.2.20 **Security:** Used to describe an option, asset, bond, interest rate, precious metal, or share
- 1.2.21 **Short Position:** A position in the market that is used to describe the action of selling a currency or trading instrument
- 1.2.22 **Trading Account:** A registered account of a Client, personalized to suit the Client's portfolio, which holds the transactions and positions
- 1.2.23 **Volatility:** The rapid and unpredictable change of the market price of a trading asset or instrument

2 Enforcement of the Terms & Conditions of Use

2.1 Scope of the Agreement

- 2.1.1 This Agreement, which the Company and the Client are bound to, sets the terms regarding the Company's Services and provides the Client with the conditions that must be accepted before using and accessing the Site. This Agreement entails the Company's **Privacy Policy**, **Risk Disclosure Statement**, **Anti-Money Laundering ("AML") & Know-Your-Customer ("KYC") Policy**, **Refund Policy**, **Execution of Orders**, **Conflict of Interest**, and **Complaint & Dispute Resolution** (collectively referred to as the "**Company Policies**" or "**Supporting Policies**"). Such Supporting Policies must also be read and accepted before using the Company's Services.
- 2.1.2 This Agreement provides the Client with the following:
- A detailed description of the Services and information provided on the Site
 - Payment terms and associated policies of the trading services
 - Methods for creating and canceling accounts
 - General disclosure and Site-specific disclaimers depending on the nature of the service



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- Description of the intellectual property rights and ownership of the Site
- Description of the intellectual property rights of submitted materials from the user
- Reference to the limitations of liability
- Reference to any age and country restrictions
- Restriction of the user conduct

2.1.3 In this Agreement, certain words, phrases, and expressions are defined in Chapter 1.

2.1.4 This Agreement applies upon opening the Client's trading account with the Company. The Company reserves the right to modify and alter this Agreement effective immediately. By agreeing to this Agreement and continued use of the Services, the Client agrees that he/she is bound by the changes and revisions made therein. Accordingly, the Company may but is not obliged to give notice regarding any changes to this Agreement.

2.1.5 This Agreement governs the Client's instructions, including all transactions and traded instruments, whether entered by the Company on behalf of the Client or transferred to the Company on behalf of the Client.

2.1.6 This Agreement must be accepted before using the Company's Services, including other terms, policies, agreements, and documents that the Company has provided and will provide in the future. Accordingly, the Client is solely responsible for complying with the applicable terms and conditions of this Agreement and the Company's policies, contracts, and additional agreements.

2.1.7 This Agreement and the trading platform do not apply to the territory of the United States of America. Accordingly, no statement in this document should be interpreted as a solicitation to buy or sell any securities or other financial instrument through the Company's exchange facilities. Unless a registration exemption is available for the broker, dealer, or investment adviser and the type of transaction and product involved, only parties who are properly registered as brokers, dealers, or investment advisers with federal and state regulatory authorities in the United States and its territories and possessions, including those jurisdictions where the securities are registered, may offer to buy and sell securities or provide financial services to US residents.

2.1.8 The Client agrees to comply with the applicable laws of his/her jurisdiction and must ensure that the Company's Services, including all provided activities and products, are allowed in the Client's country or jurisdiction. Accordingly, the Company will not be held liable for any outcome if the relevant Services are not permitted in the Client's jurisdiction.

2.1.9 This Agreement covers and supersedes any additional contracts, agreements, and documents that the Client may receive during his/her trading course.

2.1.10 The Company may provide the Client with additional agreements (the "**Additional Agreements**") during his/her trading activity. Actions by the Client that violate the terms of the Additional Agreements may lead to delays in settlements and relevant penalties.

2.2 About the Company

2.2.1 The Company reserves the right to evaluate the Client's application and may, in its sole discretion, accept or refuse the Client's request for reclassification at any time.

2.2.2 The Company will provide the Clients with information about the Services and the trading platform. The details of the Company's Services will be discussed under Chapter 3 of this Agreement.

2.2.3 The Company may delegate specific obligations to associated companies and third parties under this Agreement.



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- 2.2.4 The Company provides Clients with the capability to participate in the international markets and trade hundreds of assets such as currencies, shares, commodities, and indices.
- 2.2.5 The Company shall be a custodian of the Client's trading account and safeguard and monitor the activities therein. The Company has the exclusive right to implement restrictions when necessary to protect and keep the Client's trading account active in line with this Agreement.
- 2.2.6 The Company is not responsible for unauthorized access to the Client's trading account or platform.
- 2.2.7 The Company is affiliated with banks, credit institutions, and financial companies to maintain its business operations and management. Therefore, the Company and its affiliates have the right to obtain and keep records of the financial transactions that the Client conducts.
- 2.2.8 Upon agreeing to this Agreement, the Company is authorized to investigate the Client's credit standing. In line with this, the Company has the right to request the Client's personal credit information from banks, credit agencies, and financial institutions.
- 2.2.9 The Company may provide the Clients with trading education and other relevant information. However, the Company will not be accountable for any damage or loss incurred by the Client due to inadequate knowledge or experience in trading.

2.3 Client Representations and Warranties

- 2.3.1 In compliance with the applicable laws and regulations, all Company Clients shall be classified as "Retail Clients" unless stated otherwise and agreed in line with the eligibility requirements as deemed necessary.
- 2.3.2 If the Client acts connected to or on behalf of a third party, whether the Client identifies that person to the Company or any of its authorized representatives, the Company will not accept that person as an indirect client of Rentalzi. The Company will not assume any obligation towards that third party unless explicitly agreed in writing otherwise.
- 2.3.3 The Company will treat all Clients accordingly for all purposes unless the Client sends a letter or request that the Company consents and permits.
- 2.3.4 The Client is responsible for performing obligations under each deal he/she issued or was issued on his/her behalf, including each transaction entered by the Company on behalf of the Client, whether the Client is dealing with the Company directly or through an agent.
- 2.3.5 The Company's Site, Services, products, trading platform, and this Agreement do not apply to users below 18 years old or otherwise considered minor in the user's applicable country or jurisdiction. The Client is solely responsible for determining his/her age legality before accessing and using the Company's Site and Services. Accordingly, the Company has the exclusive right to terminate or cancel the access and use, including invalidating any account, trades, and profits of any user identified as a minor.
- 2.3.6 In line with the Anti-Money Laundering law, the Client agrees that he/she is not a politically exposed person or is related to a politician in any way. The Company reserves the right to terminate an account immediately of any politically associated user.
- 2.3.7 Upon opening a trading account with the Company, the Client warrants that he/she is of legal age, competent, and intellectually stable to be a Client of the Company. It is the Client's accountability to ensure that he/she acts according to his/her jurisdiction. The Client is solely responsible for assuring that the type of service he/she avails from the Company complies with the respective laws of his/her country.



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- 2.3.8 The Client further agrees that he/she will comply and submit all identification documents required by the Company for verification purposes. By submitting these documents, the Client warrants that the personal information he/she provided is true, correct, and accurate.
- 2.3.9 The Client agrees to inform the Company immediately of any changes in his/her personal information. The Client agrees to perform his/her obligations as the Company's Client and will neither, in any way, engage his/her account in any illegal activity nor violate any of the terms of use of the Company's Services.
- 2.3.10 The Client will be provided with a full explanation of the risks associated with the Company's trading services as set out in the Risk Disclosure Statement. The Client must ensure that he/she fully understands the risks before entering this Agreement with the Company. The emergence of any loss or damage linked to the risk disclosure will not be under the liability of the Company.
- 2.3.11 The Client guarantees that all transactions and trades entered into his/her trading account are made based on his/her sole discretion and personal assessment.
- 2.3.12 17 CFR 230.902 United States person definition includes a natural person living in the US, a person physically present in the US at the time the Company's Services were used, any account, whether discretionary or non-discretionary of a US person, any companies, partnerships, trust, investment vehicle, or other legal person incorporated or established under US laws or having principal place of business (PPOB), and any other US person as stated in 17 CFR 230.902.
- 2.3.13 The Client acknowledges the definition of 17 CFR 230.902 herein and confirms that he/she is not a US person upon creating an account with the Company. The Client agrees that if he/she becomes a US person or starts transacting on behalf of a US person, he/she will immediately stop using the Company's Services.

2.4 General Use of the Trading Accounts and Platforms

- 2.4.1 The Company holds the right to deny or cancel transactions with any potential client who does not own an account with the Company. Therefore, users must be aware of the need to complete the registration form and submit all necessary documents as soon as possible.
- 2.4.2 The Company will provide the Client with a username, password, and account number to access his/her account. Any transaction made under the Client's personal information will be considered instruction/s authorized by the corresponding Client. If fraudulent actions arise from the Client's account or unauthorized personnel make dealings without the Client's knowledge, the Client will be held responsible for the charges.
- 2.4.3 The Company is not obliged to open an account for any user, as the Client is responsible for the account creation. Accordingly, the Client must fill out the mandatory sections of the registration form. The provision of unclear or incorrect information by the Client will result in the rejection of registration or may delay the opening of the account.
- 2.4.4 The Company's online trading platform is only available for 18 years old and above or the legal age applicable in the Client's country. Therefore, if the user does not qualify or cannot form legally binding contracts under the laws applicable to his/her country or if he/she is underage, the platform should not be accessed by the prospective user.
- 2.4.5 The Company has the right to reject an application and close or suspend the Client's trading account without providing an explanation or justification if deemed necessary.
- 2.4.6 This Agreement applies to the Company's Site and the Services provided to Clients. However, other areas of the available platforms may have specific terms of use or access.



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- 2.4.7 The Company exercises the right to limit the use and access of the Client to the platform as may be appropriate to preserve compliance with the Agreement.
- 2.4.8 The Client warrants that he/she will not, in any way, enter into an unofficial separate or additional agreement with the Company or any of its employees or agents.
- 2.4.9 The Client acknowledges that any tax liability arising regarding his/her use of the trading account shall be his/her sole responsibility.
- 2.4.10 The Client can assign to one of his first-degree relatives the right to execute trades using his/her trading account, provided that the Client has given written consent regarding third-party authorization.
- 2.4.11 The Client must send an official written request for such designation and provide all the required documentation, including proof of relationship and the assigned person's identification documents. The assigned person, upon authorization, accepts these Terms and Conditions of Use and all other legal documentation of the Company.
- 2.4.12 The Company shall treat the trading activities of the assigned person as if the Client carried them out. The Client hereby affirms that the authorized third party is capable of controlling his/her trading account and is fully informed of the Terms and Conditions of Use herein.
- 2.4.13 The Company has the right to reject any orders or instructions to conduct transactions at its absolute discretion should it consider necessary. For instance, refusal may be due to system failures in the Company's trading platform or for reasons of reaching the maximum limit in the number of orders placed by the Client.
- 2.4.14 Assigning, monitoring, and reviewing the designated third party's activity in the Client's trading account shall be the Client's sole responsibility. The Client will be held accountable for any losses incurred by his/her assigned person, regardless of abuse of authorization and enacting any fraudulent activity. Further, the Company reserves the exclusive rights to reject any nominated authorized person and dismiss the prior approval of an authorized person of the Client.
- 2.4.15 At its sole discretion, the Company has the exclusive right to reject and cancel any financial or trading transaction the authorized third party conducts on the Client's trading account.
- 2.4.16 Upon acceptance of this Agreement, the Client acknowledges his/her right to withdraw consent after a legit written notice is sent to the Company, assuming that the Client has no pending obligations. However, upon the consented withdrawal, the Client's access and use of the trading platform will be restricted or terminated at the Company's sole discretion without the obligation to provide an explanation or justification thereof.

2.5 Intellectual Property of the Company

- 2.5.1 The Company's Services, online trading platform, software and codes, documents, manuals, educational materials, logo, brochures, promotional content, website content and layout, trademarks, graphics, videos, patents, and other properties, including but not limited to, materials with copyrights (the "**Intellectual Properties**") are protected by the local and international intellectual property rights. Therefore, with no third party involved, the Company holds the sole and exclusive rights to the foregoing materials.
- 2.5.2 The Client understands and agrees that the distributed and received copyrights, trademarks, database, and other associated properties or rights in any data and information will remain the Company's exclusive property unless a third party is identified as the owner of those rights legally. In addition, other materials connected with the dealing service on the Site and any database containing or constituting such information are included.



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- 2.5.3 The Client understands that all the relevant proprietary rights in online trading services are provided and owned by the Company. Further, these rights are protected under copyright, trademark, and other associated intellectual property regulations and laws.
- 2.5.4 The Client holds no right to copy any of the Company's properties. Accordingly, all the Company's Intellectual Property assets are prohibited from being published, reproduced, sold, and distributed. In case the Company has proven the anomalies and misconduct of the Client, the trading account will be subject to termination without notice or any justification or explanation.
- 2.5.5 The Client may only have the right to access the entitled properties of the Company in line with this Agreement pursuant or as granted by the Company or as agreed by the Company's legitimate Third-Party Licensors.
- 2.5.6 The Client must notify the Company immediately through a written letter or email once an irregularity or violation of the property rights is observed.
- 2.5.7 The Company reserves the rights over the Intellectual Property of all the Software elements and other related matters utilized within the Company's online trading platform.
- 2.5.8 The Client acknowledges that telephone conversations and other means of communication between the Client and the Company, including emails and messaging, are recorded by the Company. These records and other obtained information are the sole property of the Company. Accordingly, the Client accepts that the recordings and transcripts will constitute acceptable proof of communications between the Company and the Client.
- 2.5.9 The Company reserves the right to reject or deny any request from the Clients or any third party to be provided with that information on reasonable grounds, including protecting the Company's data privacy.
- 2.5.10 The Client understands that the recordings mentioned herein may be delivered to any court, regulatory, or government authorities if the circumstances require it.

2.6 General Market Information

- 2.6.1 Market recommendations and signals may be provided from time to time. However, the information or market data are generally known data and might be the judgment of the Company's personnel or third-party representatives. Accordingly, any information provided must not be interpreted as the Company's advice or trade recommendation. Moreover, the Company is not obligated to provide such market information and recommendation to the Client.
- 2.6.2 Specifically, the Company will not provide the Clients with any financial, legal, regulatory, or other forms of advice. In the event that the Company supplies information, it shall not be considered financial product advice. Clients may rely on their own judgment in entering or refraining from executing a transaction, providing the Company with instructions on whether to implement or refrain from that trade.
- 2.6.3 The Client hereby accepts and understands that trading has its risks and takes all the responsibility that comes with it. Accordingly, the Client shall exercise due diligence in assessing any market recommendations provided by the Company and acknowledges that the Company does not guarantee the accuracy of those recommendations.
- 2.6.4 General investment advice, research, and recommendations in connection with the Client's trading account may be administered by the Company's Site, personnel, and any other official Company channels and, if executed by the Client, shall be heeded and carried out as the Client's own and independent decision.



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3 Scope of the Services

3.1 General Service Disclaimer

- 3.1.1 This Agreement applies to the use and access to our Site, applications, and any service that we provide, including but not limited to: trading and investing services; data collection and storage practices; any downloadable material from the Site; financial information published on the Site or applications, including those of our third-party affiliates; electronic content, such as real-time information of exchange rate or price of some currencies, indices, stocks, commodities, cryptocurrencies, and other tools for executing transactions in the financial market; any marketing and trading materials or content found on the Site; and other content and services that we may add in the future (collectively referred to as the “**Services**”).
- 3.1.2 Whether traders who would like to register with the Company have ample experience or not in trading with the financial markets, the Company is not authorized to give a client advice on investment and portfolio management that are not included in this Agreement.
- 3.1.3 The Company requires a brief examination of the Client’s knowledge and background in online trading, which can be obtained from the Client via assessment to ensure his/her capability to understand the business and risks posed by currency pairs and online trading. These restrictions, however, would only apply to the Company’s Services where actual investment or money is needed and therefore do not apply to trial accounts.
- 3.1.4 Comments, opinions, and statements coming from the Company’s Site, subsites, social media accounts, or forum sites as posted or written by any of the Company’s representatives should not be taken as advice regarding the Services offered by the Company whether or not the statement has been made prior or after the Client’s date of registration.
- 3.1.5 The Company has the right to pay and accept services, commissions, or remunerations to improve and advance ongoing transactions conducted by the Client, including inter alia, dealing with the underlying markets related to the Client’s transactions.
- 3.1.6 While investment advising is not under the Company’s responsibilities, the Client may consult third parties at his/her discretion. Accordingly, any fault, loss, or damages caused by third-party professional advice or counsel will not fall under the Company’s liability.
- 3.1.7 Issues like suspicious transactions will give the Company the automatic right to intervene or intercept should the management deem it necessary and will not result in any further damage or loss on the part of the Client and the Company.
- 3.1.8 By agreeing to this Agreement, the Client acknowledges that he/she is aware of the conflicts or losses that may arise from the conflicts of interests related to ongoing transactions in a Client’s account.

3.2 Access to the Services

- 3.2.1 The positions between the Company and the Client will be execution-only. The Company is not obliged to provide the Client with professional investment advice or input related to the transaction. Should the Company’s representatives provide the Client with an opinion or encouragement regarding an ongoing position, this would not be recorded as an official advisory. It is at the Client’s discretion to consider the same.



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- 3.2.2 The Company will not be held accountable for any loss or damage caused by the comment or opinion given by the representative, as the Company is not obliged to do so in the first place. The Client agrees that it is not enough to base the proceeding of their decision regarding the transaction.
- 3.2.3 If the Company's managers or representatives offer the Client advice on trading and investment on occasions, namely, promotions, the Client would then be subject to different terms and conditions, which would be made available to the Client should such a deal be made.
- 3.2.4 The Client agrees that losses, damages, extra costs, or expenses brought by misunderstanding, mistakes, negligence caused by indirect comments, or unsuitable and inappropriate information or advice would not be the Company's responsibility unless the management sees fit otherwise.
- 3.2.5 The Client agrees that during all circumstances of inquiry, verification, or confirmation with the Company regarding his/her transactions, they do not and cannot be translated or constituted as advice or recommendation to be taken into action related to the current or following transactions.
- 3.2.6 The Company ensures that the Clients are given the best quality Services and facilities when executing transactions and orders. However, the Company has the exclusive right to refuse or cancel such Services if the Client violates and does not cooperate or consent to the Company's relevant terms of trades and orders execution.

3.3 Trading Account Types

- 3.3.1 The Company offers different account types that suit a wide variety of needs with different and varying features to match the trader's experience, expertise, background, and needs.
- 3.3.2 The Company has the right to keep some account types unavailable to the Clients, which might be caused primarily by jurisdictional issues. The Company also reserves the right to modify, change, or replace the features of each account type at its discretion. In addition, the Company may inform its Clients about the account type users through an email or an announcement on the Site.
- 3.3.3 The Client is obliged to immediately inform the Company of any changes he/she wishes to make in the current conditions and features of his/her account that may affect any ongoing transactions or open positions subject to the approval of the Company.
- 3.3.4 The Company requires a minimum of 100.00 USD to keep a trading account active. Trading accounts that do not meet the required amount are subject to termination or restriction of Services. The Client guarantees that he/she can maintain such an amount to avoid immediate termination.

3.4 Cancellation of Services

- 3.4.1 The Company reserves the right to cancel its Services and the Client's trading account, ongoing trades, and orders if the Client is disqualified from using the Company's Services through breaching this Agreement, including the terms and conditions of other contracts, agreements, and policies. While the mentioned Services may be canceled, the Client's trades cannot be withdrawn or amended as soon as the cancellation has been carried out. The Client acknowledges that any losses will not be refunded.
- 3.4.2 The Company may also cancel its Services if the Client does not fulfill his/her outstanding obligations (which may be Agreements, Contracts, or Credits) to the Company accordingly.
- 3.4.3 In line with the paragraph above, the Company will be free of any liability or claims of losses, proceedings, and damages caused by the cancellation of the Services.



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4 Account Types

4.1 Live Accounts

- 4.1.1 The Company offers different types of trading accounts (collectively referred to as the “**Live Account**”) for all sorts of traders, which can be found on the Site. Users may opt for a trading account that suits them best, where registration will follow accordingly.
- 4.1.2 Unless agreed in writing otherwise, it is customary that only one user is the owner of a Live Account, subject to the Company’s approval. If the Client intends to open a trading account with more than one user, he/she must inform the Company upon registration. The Client agrees that having a trading account co-owner may be considered a Joint Account and can be subject to additional terms of use.
- 4.1.3 The Company can accept an authorized third party to do a transaction with the Company, given that the Client gave the actual representative authorization. The Company does not condone any form of account sharing with anonymous people, third-party software, and other applications outside the Company’s premises. In the misfortune of the event of losing money and information leaking, the Company will not be held liable for the unfavorable occurrence.
- 4.1.4 Clients are free to open an account with the available currencies provided by the Company, but changes in the preferred currency may occur occasionally. Therefore, the Client is advised to contact the Company first if he/she is trying to open an account with currency not included in the current list. Additionally, the Client agrees to the conversion rate and fee that the Company imposes at its discretion.
- 4.1.5 The Client agrees that account idleness or lack of activity, including funding the account and lack of trading activities, can lead to account suspension. Therefore, the Company can give the Client 30 business days to proclaim or inform the Company that he/she is shifting his/her account to an inactive one so further service charges and other fees can be removed from the Client’s liability. In case of failure to inform the Company beforehand, all liabilities will be shouldered by the Client.
- 4.1.6 The Company reserves the right to terminate the Client’s account and charge the Client maintenance fee if his/her account is deemed inactive for a year or more.
- 4.1.7 The Company may cancel or block the Client’s trading account from trading should any of the following events occur:
- In case the Client failed to provide the Company with necessary information and identification
 - If, under the Company’s discretion, have concluded that the Client’s documents are illegal or fake
 - If the Company has concluded that the Client is part of fraudulent activity or other illegal businesses
 - If the Company receives a note or a message saying that the Client’s credit card or debit card has been lost or stolen; and
 - If the Client has failed to comply with this Agreement, and other applicable laws and regulations
- 4.1.8 Deposit time may also vary on the method and the amount of deposit, and the processing time can take much longer than usual due to geographical events and holidays. The Clients are to be informed as soon as the processing is complete.
- 4.1.9 Additional payments are the Clients’ liabilities, such as interests on credit balances, funds, and fees from the Client’s deposits or any transactions. The Client agrees to waive the Company from all interest and transaction charges.



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4.2 Joint Accounts

- 4.2.1 Joint Accounts are only allowed if there is an authorized letter from the Company's existing Client, wherein the request must first be validated after making such action. Any losses and damages before the validation are entirely on the Client's liability.
- 4.2.2 If the Joint Account was permitted, each holder is liable for all obligations and restrictions the Company imposes. The Clients are also expected to comply with the Company's Terms and Conditions of Use. In case of a dispute between the applicable Clients, the Company will continue to accept orders and transactions from each party until a letter with instructions regarding the matter is sent to the Company. If one of the Clients ceases, the remaining one can still operate and manage the Joint Account.
- 4.2.3 All users of a Joint Account must identify themselves for the security of the trading account and avoid unauthorized access. Accordingly, the applicable Clients agree that additional Know-Your-Customer procedures may apply for Joint Accounts.
- 4.2.4 Any of the two Clients is eligible to close an account and redirection balances. Both Clients can also withdraw funds from this account, given that at least one of the parties completes the necessary information, paper works, and the withdrawal form. Both parties must accept this Agreement before the Company can validate the Joint Account request, and breaches of the Company's Terms and Conditions of Use can face termination of the Joint Account.

4.3 Multiple Accounts

- 4.3.1 Clients may have more than one account, and in this event, the Company shall treat all accounts under one account to minimize the number maintained by a single person.
- 4.3.2 If the Client is one of those that holds several accounts, the Company's Terms and Conditions of Use still apply. The Client agrees that he/she is liable for every loss and damage he/she encounters. Therefore, all relevant consequences and restrictions that entail the Client's main account are also applied to the sub-account.

4.4 Swap-free Accounts

- 4.4.1 The only swap-free account type the Company offers is an Islamic Account. Islamic Accounts are accessible only to those Clients who cannot use swaps due to their religious beliefs. If a regular account is applied for an Islamic Account, the Company upholds the right to verify the need for such change.
- 4.4.2 At its sole discretion, the Company can decline the processing of any Islamic Account application if deemed necessary.
- 4.4.3 The conversion of a regular trading account to an Islamic Account is conducted only upon request of those Clients who fulfilled and presented an application for the Islamic Account.
- 4.4.4 In the event of a correctly filled and submitted application, the Company will assess the application and any additional documents provided. The Company will notify the Client via email whether his/her application for the conversion is approved or not.
- 4.4.5 If the Client, as a result of his/her practice of Islam, cannot obtain or pay interest, the Client can designate his/her trading account as an Islamic or swap-free account. This account categorization represents that the account will be interest-free or not be charged with rollover fees.
- 4.4.6 The Client agrees that a request for an Islamic account shall only be made due to the said Islamic practice and for no other reasons.



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- 4.4.7 The Company has the right to refuse acknowledgment of any request to designate its account into an Islamic Account in its sole and absolute judgment. Such a decision shall be final and unquestionable by the Client.
- 4.4.8 If the Company suspects that the Client is misusing the rights granted by categorizing his/her account as an Islamic Account, the Company has the authority, without prior notice, to implement the following:
- Increase the commission with every trade carried out in the Islamic Account
 - Call off the special privileges and terms bestowed on Islamic Account
 - Revoke the designation as Islamic Account and turn it into a regular trading account
 - Limit or prevent the Client from hedging his/her positions; and
 - Close, at its sole discretion, any open positions and put them back up with the existing market price
- 4.4.9 The Client hereby acknowledges that he/she shall bear all costs drawn from the abovementioned actions. This includes, but is not limited to, the cost of the change in the coverage.
- 4.4.10 The Client is prohibited from using the Islamic Account to profit from swaps. In addition, the Client is prohibited from asking for payment of any lost swap fee due to switching their regular account into an Islamic Account, even which was valid prior to the account transition.
- 4.4.11 The Company reserves the authority to pull out the Islamic condition approved to any regular trading account at any time without the obligation to provide an explanation or justification.
- 4.4.12 In case the Company becomes aware of any abuse, fraud, manipulation, cash-back arbitrage, carry trades, or other kinds of devious and deceptive action related to the Islamic Accounts, the Company upholds the right at any time to:
- Revoke the Islamic classification immediately from all the existing accounts of the Client
 - Rectify and reclaim any non-accumulated swaps, gained interest, operating expenses, and other costs throughout the period when the account was classified as Islamic
 - Close the Client's trading accounts at once and cancel all trades carried out
 - Revoke all earnings or losses gotten in the Client's trading account
- 4.4.13 The Client hereby affirms that upon submission of the Islamic Account application to the Company, he/she agrees to the terms of use set in this Agreement, particularly in this Chapter.

5 Use of the Trading Accounts

5.1 General Account Conditions

- 5.1.1 For each account, the Company will provide the Client with an exclusive username and password that will allow the Client the following:
- Use and access his/her account to assess real-time evaluations of ongoing trading positions and to analyze and refer to past transactions, including account data
 - Gain entry and use his/her account for scanning transactions or deals and set trades associated with the transactions or contracts



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- Access to alternate or additional login details and passwords made available at any time to the Client by the Company to protect the security of the account and to avoid unauthorized access or use

- 5.1.2 The usernames and passwords will continue to be in effect unless terminated by either party.
- 5.1.3 The Client is in charge of protecting the privacy and use of his/her account, password, and other access codes. The Client agrees that only the Client's authorized person, which the Company consented to appoint, can access the Client's access codes and the relevant password. Accordingly, the Client shall not, for any reason, disclose his/her account, account number, password, and other access codes to any third party.
- 5.1.4 The Client must ensure that the trading platforms and devices he/she uses to trade are not left unattended. The Client must also ensure that as such is not being utilized by any third party to carry out trading activities using his/her account. Accordingly, the Client guarantees that the passwords, access codes, and security data intended for gaining entry to his/her account are always kept secure and private.
- 5.1.5 The Client is primarily responsible for any loss in his/her account caused by unauthorized access and use, including losses from lost or stolen passwords and other security information.
- 5.1.6 The Company may depend on all instructions, orders, and other communications from the Client's access codes. The Client will then be constricted by any transaction or expense encountered on behalf of the Client in reliance on such instructions, orders, and other communications.
- 5.1.7 If the Client believes or becomes aware that his/her account was disabled, hacked, compromised, or used by any third party without the Client's consent, the Client must inform the Company immediately. The Client can contact the Support Team through email or live chat. If the Company receives the Client's notification within Business Hours, the account's password will be reset immediately upon acknowledgment of the notice. If the Company receives the Client's notification outside Business Hours, the account password will be reset as soon as reasonably possible.
- 5.1.8 The Company may but is not obliged to notify the Client of any unusual activities under the Client's account without his/her authorization. In that situation where the Company believes so, the Company may, at its discretion, hold the account access until the Client verifies that he/she is aware of those activities. The Company is not responsible if the access to the Client's account is not postponed for the time being.
- 5.1.9 If the Client has more than one account with the Company, the Company has the right to consider those accounts as if they were under one account. This is to control the number of accounts maintained by a single user at its best judgment.
- 5.1.10 Further to the above, the Client is made aware that all trading positions, except those closed manually, may be turned over constantly. In that way, as a result, all accounts may sustain a cost for such rollover.
- 5.1.11 The Client must ensure that he/she complies with any additional terms and conditions determined and stated in this Agreement. Such additional terms and conditions may include but are not limited to any other terms relevant to the transactions observed under this Agreement.
- 5.1.12 All Clients are obliged to provide additional information that the Company may request from time to time. Requesting additional information is part of the Company's responsibilities in line with the AML and KYC Policy and other significant third parties.



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- 5.1.13 The Client must provide the certifications needed for this intention. Such certifications include but are not limited to client identification and other KYC documents related to the comprehension and experience of the Company to decide whether derivative trading is suitable for the Client.
- 5.1.14 The Client may authorize a first-degree relative or any third party (referred to as the “**authorized person**”) to trade on his/her account provided that the Company has given its written approval before such authorization of use.
- 5.1.15 The Client agrees that other persons cannot play the part of the authorized person or any Client. The Company retains its right to refuse any proposed authorized person to use the Client’s account. The Company can terminate the approval to that authorized person trading with the Client’s account at any time.
- 5.1.16 Any orders entered or trades carried out by the authorized person using the Client’s account are bound to the Client as his/her sole trading activities.
- 5.1.17 The Company is not responsible and has no obligation to compensate the Client for the damages that the Company may encounter upon bearing the right course of action to protect the security of the Client’s account, passwords, and access codes.

5.2 Acknowledgment of Use

- 5.2.1 The Client is solely responsible for preventing unauthorized entry and use of his/her account. Therefore, the Company will not be liable for legal, administrative, or arbitral and expense-related dealings. The Client agrees that he/she will compensate the Company for the damages and costs as consequences for non-compliance with this Agreement.
- 5.2.2 The Company is not accountable for unauthorized use by minors through any means or approach. Additionally, the Company is not responsible for verifying whether the transactions or contracts he/she enters into are appropriate or suitable for him/her.
- 5.2.3 By agreeing to this Agreement, the Client permits the Company to be informed of his/her credit status. Such information is essential to contact the relevant financial establishments and credit officials that the Company deems suitable to validate the necessary information.
- 5.2.4 The Client must ensure that any information and services accessed using his/her account will not be disclosed. In line with this, the information and services shall not be exposed, broadcasted, retransmitted, or duplicated. None of which can be used professionally, publicly, or otherwise redistributed to produce unoriginal works or databases.
- 5.2.5 The Client acknowledges that different legislation applies to each country related to financial deals. Therefore, the Client is solely responsible for acting according to the laws applicable to his/her country of residence. The Client must also ensure that his/her authorized person acts according to the applicable laws in line with gaining entry or utilizing the Company’s online trading facility.



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6 Use of the Trading Platform

6.1 General Access

- 6.1.1 This Agreement will give the Client access to the Company's trading platform. Any individual who wishes to gain access to the Company's trading platform for the purpose of trading in the financial markets can do this by accessing the platform through the Site with the domain name www.Rentalzi.com and any sub-websites and subdomains.
- 6.1.2 Separate terms and conditions may apply to the Company's trading platform. Therefore, the Client must read the applicable terms of use of the trading platform accordingly.
- 6.1.3 The Client agrees that upon his/her use of the Company's trading platform, he/she understands and agrees to the applicable terms and conditions therein that correlate to this Agreement. Accordingly, the Client acknowledges that breaching the terms and conditions of the trading platforms is also a violation of this Agreement.

6.2 General Platform Conditions

- 6.2.1 This Agreement constitutes the relationship between the Client and the Company, including the exclusive use of the Company's Services and other ongoing agreements between the Client and the Company.
- 6.2.2 The Client must have read, agreed, and accepted the following terms and conditions in this Agreement without any changes or objections before being given access to the Company's trading platform. In continuing to open and use the platform, the Client may access and use the platform if he/she agrees with and accepts all the Terms and Conditions of Use herein.
- 6.2.3 The Client acknowledges that the Company will not waive its rights should the platform fail to deliver or perform any of its applications or purposes. The Company's rights with the trading platform will continue to be made available for the Client if the platform delays or fails to meet personal client standards beyond the Company's written restrictions and liability limits.
- 6.2.4 Hereunder, the Company's authorized representatives would enforce the Terms & Conditions of Use regarding and without conflict with the country's existing laws and provisions. Nonetheless, the Client agrees that the Company has the right to apply any legal actions if deemed fit.
- 6.2.5 If the Client disagrees with being bound by the relevant terms of use and access to the Company's Services and trading platform, the Company has the right to revoke the Client's access accordingly.
- 6.2.6 The Company reserves the right to change the entirety of the platform's terms and conditions. By agreeing to the platform's terms of access and use, the Client acknowledges that he/she agrees to be bound by the changes and revisions of these terms.
- 6.2.7 The Terms and Conditions of Use and all other agreements, contracts, and legal documentation, along with future revisions, modifications, adjustments, and alterations, are effective immediately and automatically.
- 6.2.8 If the Company detects an unauthorized attempt to open an account that does not identify with being for that user, or if the Company detects an attempt to access another Client's trading account, the Company reserves the right to consider any transaction under the account accessed as null or fraudulent.



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6.2.9 The Client also agrees not to duplicate, copy, or resell the trading platform with personal interests. The trading platform is the property of the Company and is protected by copyright laws. Unauthorized use of the trading platform may violate trademark and other relevant laws.

6.3 Platform Restrictions

6.3.1 The online trading platform is intended solely for the Client's personal use. Therefore, unless stated in a written agreement, the Client is not consented to use the platform for non-commercial and public use. If otherwise, the Company has an exclusive right to restrict, suspend, or terminate access to the trading platform without prior notification.

6.3.2 Due to limitations in the Company's servers, the Client agrees to use the platform in a manner that would not cause trouble to the Company and the rest of its clients. The Client further agrees not to use particular trading platform features to create unlawful, unfair, or forbidden actions.

6.3.3 At its sole discretion, the Company may remove the Client's access should it consider any information (including, but not limited to, name, nationality, residence, and contact number) given by the Client void or false. Failure to comply with the terms, conditions, rules, and guidelines written in this Agreement to the Company's conclusion that the Client has misused the platform will result in blocked access to the platform.

6.3.4 Therefore, any ongoing transaction, open positions, or actions related to the Client's account with the trading platform will be terminated by the Company upon immediate establishment of violation.

6.3.5 The Company will not be held responsible for failed transactions, delay in execution of orders, damages, and losses due to unexpected reasons, which include, inter alia, the following:

- Power cuts
- Hardware failure
- Software installation issues
- Malfunctions
- Security breach
- Viruses
- Slow internet connections

6.3.6 The Client agrees that the trading platform may face functionality issues and can be unavailable for access from time to time. In no event shall the Company be responsible or accountable for personal or incidental damages such as loss of data, commercial damage, and trading interruption arising from the Client's inability to apprehend or use the trading platform.

6.3.7 Activities such as arbitraging, using expert advisors, and other illegal activities or manipulations using the Company's platform are strictly prohibited. In line with this, trades executed under twenty minutes will be canceled unless previously reserved with the relevant provider. Consequently, the Company has the right to terminate or dismiss trading accounts and void or consider profits generated null.

6.3.8 The Client will be required by the Company or the credit card company to update and send documents from time to time before the execution of a withdrawal or funding. Credit card transaction processing may vary due to the regulations of credit card companies. Due to additional security procedures, bank account withdrawals are expected to take much longer to process.

6.3.9 An assigned broker or manager can guide clients on the currency used in their transactions. The Client hereby accepts that some changes may occasionally occur and agrees to those changes.



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- 6.3.10 The Client must only use bank accounts under his/her name provided as personal information upon account registration, which should have been opened and maintained in the Client's residential country. Withdrawal of funds from the Client's account with the Company can only be refunded to the same account used to deposit the funds.
- 6.3.11 Different payment methods are made available to the Clients. The Client agrees to be bound by the rules and regulations of the bank and third-party methods, wherein withdrawal procedures should be similar to the deposit method. Should it be deemed necessary for the Client to receive the funds differently from his/her deposit method, a Power of Attorney ("**POA**") is required.
- 6.3.12 The Company will not be held responsible for providing legal counseling and advice regarding the use of the trading platform access given by the Company to the trader.
- 6.3.13 The Client agrees that using the Company's trading platform does not assure the Client's success in online trading in any way. The trading platform is offered to clients or places that do not put limitations on trading currency pairs, assets, and other financial instruments. Accordingly, the Company shall void access to the platform upon the Client's unauthorized or illegal use.
- 6.3.14 The Client's registration on the Company's Site confirms the Client's full compliance and acceptance of the Terms and Conditions of Use.

7 Implementation of Trades and Orders

7.1 Placing Trades

- 7.1.1 This Section shall acknowledge the Client's trades and market orders placed through the Company's electronic trading platforms and email. The Company provides an accessible and user-friendly Site with an interface accessible to any device with a standard mobile web browser. In addition, the Client can access the electronic trading platform using a mobile device for convenience purposes.
- 7.1.2 The Client is given exclusive login details to access the electronic trading platform to begin submitting orders and performing other trading activities.
- 7.1.3 For the Client to finalize an order, he/she must enter relevant security information as a prerequisite for his/her orders to get accepted.
- 7.1.4 The Client is obliged to provide his/her contact details (email addresses, phone numbers, and mailing address) to the Company as an essential part of this Agreement. In contrast, the Company is not obligated to provide the Client with any record or information as part of the Company's Privacy Policy and in compliance with the applicable Data Protection Laws.
- 7.1.5 The Client order is considered accepted once the used trading platform indicates receipt of the request. With the acceptance of the Client's orders and instructions of the Company, the Client understands that the execution price can be different from the price indicated when the order was entered if there are changes in the market price while executing the order. A specific order can be executed in a few seconds or more. Further market pricing and trading descriptions are indicated under the Order Execution Procedure.
- 7.1.6 If the Client is unsure if his/her order has been accepted or if a trade has been performed under that order, he/she may contact the Company, and the Support Team will assist the Client.



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- 7.1.7 Upon placing orders, the Company strictly observes a “first-in, first-out” procedure where the sequence that the Client orders are positioned depending on the chain of orders that the Client initiated and got accepted by the Company.
- 7.1.8 The Client is responsible for ensuring that the trades and assumptions made are correct. The Company will not be held responsible for any mistake in the trades executed by the Client.
- 7.1.9 In placing the Client’s orders, the Client accepts with a complete understanding that he/she is entering a trading activity where the market price and price movement depend on the financial instrument itself. The Client agrees that he/she does not hold any rights to the specifications of the traded financial instrument.
- 7.1.10 The Company reserves the right to reject any trades the Client places in his/her trading account when deemed necessary without the obligation of giving notice.

7.2 Execution of Orders

- 7.2.1 The Order Execution Procedure contains the types of orders that the Company’s electronic trading platform accepts. In addition, full details are provided on the kinds of orders available on the platform. The Order Execution Procedure may be modified now and then without prior notice.
- 7.2.2 The Client is solely responsible for any result of an order placed at his/her account, which can either strengthen or decrease his/her exposure in an ongoing position, including when the Client opens a new position or closes an existing trade.
- 7.2.3 After submitting an order, the Client must make himself/herself available for further order confirmation and other information that is deemed necessary.
- 7.2.4 When it comes to account monitoring, the Client must make it a point to set a part of his/her schedule to check if he/she has open positions in the account.
- 7.2.5 The Company holds the right to restrict, suspend, or cancel the Client’s privilege to trade with the Company to counteract any possible violation of the laws and regulations stipulated in this Agreement. In cases where the Client’s funds or Margin is insufficient or pursuing a trade would break any trading limits set, the Company reserves the right to prohibit such trade.
- 7.2.6 The Client’s instructions can be coursed through the online trading platform. If the Company receives the instructions via email, the Company will consider acknowledging the instructions and decide whether those instructions are approved. When instructions are given to the Company outside the online trading platform, the Client is advised to confirm those relayed instructions in writing before execution.
- 7.2.7 When placing an order, the Client acknowledges that the terms of the orders (market order and limit order), the relevant prices, and volume sizes must be specified. The Client is solely responsible for monitoring the orders for execution that he/she has placed with the Company.
- 7.2.8 The Company can execute any order provided such execution does not contravene the Order Execution policy and does not exceed the maximum risk levels and limits that liquidity providers can accept.
- 7.2.9 It is possible that an order will not be executed if the liquidity provider has not given a price for it yet. Orders will only be executed within the liquidity provider’s relevant Bid and Ask prices and if it complies with this Agreement.



Trading with currencies, Contracts for Differences (CFDs), and other leveraged products comes with considerable exposure to risks. Additionally, market volatility may substantially affect the price or liquidity of an asset, where it is possible to sustain losses of some or all investments. Therefore, you should carefully assess your investment objectives, experience level, and risk appetite, and you should not use funds more than you are prepared to lose. Before deciding to trade, you should know and accept all the risks of trading in the financial market and seek independent advice if necessary.

- 7.2.10 The Client ensures that he/she recognizes the concepts of price slippage or market gapping and is aware that several factors may come into play that can result in abrupt price movements, either to the Client's advantage or disadvantage (beneficial or not). The Client accepts that such an instance is beyond the control of both parties (Client and Company).
- 7.2.11 The Company ensures it acts according to this Agreement's stipulated duties and responsibilities. However, factors beyond the Company's control, like the market's volatility, data latency, and the Client's internet connection speed, are considered, where orders will be executed at the first price obtained on the financial instrument used. Furthermore, the Company will take the appropriate steps in the cases of price slippage and market gapping. Finally, the Company would always conform to its obligations under the relevant laws and regulations.
- 7.2.12 The Client acknowledges that all financial transactions involve at least two parties, known as "counterparties." Counterparties exist since transactions are naturally dual in nature, where the Company is the Client's counterparty for each trade. Therefore, the Client cannot close a particular position with a different firm with a different price or transfer his/her position to another firm.
- 7.2.13 The Company releases a quote showing two prices (Bid and Ask) that the Client may use for his/her trading. Every quote can be received through the electronic trading platform. The Company can modify the quoted prices at any given time, which will take effect immediately.
- 7.2.14 The Company will only accept submitted Client orders with valid and existing prices.
- 7.2.15 Price may not be provided to the Client during situations beyond the Company's control, such as force majeure events and technical or system failure.
- 7.2.16 The Company is not obliged to give price quotations to, or accept orders from, the Client if the financial instruments are restricted from trading for whatever reason deemed rightful and equitable.
- 7.2.17 Regardless of the opted means of the Client to submit the order (via the electronic trading platform or email), the Client is responsible for carrying out each submitted order and ensuring that it meets the requirements and the requisites stipulated in this Agreement. Accordingly, the Company will not be held accountable for any inaccuracy in the executed order of the Client.
- 7.2.18 The Company reserves the right to set limits at its preference, which may change from time to time, to the following:
- Submission of Client orders
 - The volume of Client orders
 - Opening of new positions and their number during the day
- 7.2.19 Should the Client exceed the stated limits, the Company has the right to restrict the Client from submitting new orders and opening new positions. In addition, the Company can, at its discretion, cancel transactions or close (partially or entirely) any existing positions.
- 7.2.20 Contracts and other derivatives that reach expiration will be closed systematically unless the trading account qualifies the statistical requirements or if it is in good condition where the Client may be able to transfer to a different liquidity provider. In cases that the Client is found involved in unlawful activities or prohibited trading while carrying out obligations under any contract, the Client acknowledges that he/she will be charged accordingly. In that case, the Company can void and nullify all profits in the Client's trading account. Furthermore, the Company and its providers reserve the right to cancel lots executed from the contract's beginning.
- 7.2.21 Positive growing dynamics are the difference between closed positions in profit that do not exceed the negative open positions. Statistics are only counted for positive transactions after deducting the total negative.



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7.3 Cancellation and Removal of Orders

- 7.3.1 The Client can cancel or remove his/her orders, and the Company will process the cancellation requests from the Client. However, the Client can only request the cancellation of any order if the Company has yet to act upon the respective order. For example, if the order has already been executed in the marketplace, the Company will no longer be able to cancel the order and is considered "Too Late to Cancel."
- 7.3.2 If the Client intends to change, cancel, or remove a particular order, he/she must execute the cancellation within the trading hours for each relevant market. Such information can be found on the Site for reference.
- 7.3.3 The Company holds the privilege to cancel market orders that were not executed due to insufficient volume. Therefore, such orders would not remain effective and could be canceled by the Company.
- 7.3.4 For a partially filled order, the Client can only cancel the unfilled segment or part of the order.
- 7.3.5 The Client understands that canceling orders is prohibited during market posting periods (pre-open and pre-close).
- 7.3.6 The Client must access the trading platform to view or modify his/her pending orders. By accessing the Site, the Client can find a list of his/her orders and his/her options. If the Client wants to proceed with canceling his/her order, the appropriate option must be chosen. The Client will then receive a confirmation message where he/she must re-enter his/her password for verification purposes.
- 7.3.7 The Client is responsible for ensuring that the Company permits the request for an order cancellation before proceeding. If the Client encounters any problem or difficulty when canceling an order, he/she must call the Company's Support Team immediately.
- 7.3.8 The Client can determine the expiration of his/her limit orders with the following specifications:
- Day
 - Day + Extended Hours
 - Good Until Canceled + Extended Hours
 - Extended AM
 - Extended PM
- 7.3.9 The Client may change the expiration, modify the specifications, or delete a pending order before it gets executed. However, any order cannot be changed, canceled, or removed once it starts trading in the market. If the Client must change the expiration date of his/her pending order before they are executed in the market, he/she may do so by canceling the respective order and placing a new one.
- 7.3.10 To avoid exceeding the available funds or overselling a position, the Client must ensure that his/her pending orders are ultimately canceled before placing any other orders. Therefore, all orders will be considered "Go" unless the Client's cancellation instruction is made.
- 7.3.11 The Company is entitled to cancel the Client's order if it violates any of the Terms and Conditions of Use herein. In addition, the Company may still cancel the Client's order that has already been executed and trading in the market if the Company recognizes a breach of this Agreement.
- 7.3.12 If the Client is under investigation due to fraud or anti-money laundering acts, the Company holds the exclusive right to cancel the existing orders. The Company may also, at any time, cancel the Client's orders in cases of anomalous market conditions.



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- 7.3.13 Cancellation of orders must be requested explicitly by the Client. The Company will not be accountable for any losses or damages that may occur if the Client fails to express his/her canceling of orders clearly.
- 7.3.14 The Company has the right to cancel any Client order for the following reasons, without limitation:
- Technological disruptions (internet and network communications)
 - As ordered by a court due to anti-fraud or anti-money laundering acts
 - Suspicious legality or authenticity of the order
 - Automatic rejection of the Company's system due to trading limits
 - Abnormal market conditions
 - If the Client has insufficient funds in his/her account
 - If the Client's balance goes below zero
- 7.3.15 The Client must ensure that the Company has granted cancellation of his/her order before proceeding with a new order. Changes and cancellation procedures must only be done during the predetermined trading hours of the Company. If the desired cancellation is accomplished during the Company's off-hours, it would not be acknowledged even after the market's opening.
- 7.3.16 It must be considered that the Client can cancel only unmatched orders. For partially filled orders, only the unfilled portion can be canceled. Therefore, the Client must always ensure that orders have been successfully canceled, even if it requires confirming with the Company's Support Team.
- 7.3.17 The Client must access the trading platform carefully to ensure that the desired action, such as the cancellation of orders, is successfully implemented. The Client must also not neglect that cancellation of orders is not viable when they are already trading in the market.
- 7.3.18 The Client must protect login details, which will be used to verify further actions like order cancellation.
- 7.3.19 Cancellations made at the last minute are considered too risky. Therefore, the Company must be able to process any cancellation request before it gets executed in the market.
- 7.3.20 A "Good Until Canceled" order is valid until completed or canceled by the Client. The Client is responsible for regularly checking the status of his/her orders.

7.4 Limitations of Orders

- 7.4.1 The Company has the right to limit the Client's orders, especially to avoid any violation of the provisions of this Agreement. The specifications of the limitation on orders shall be at the Company's sole decision. The Company can also reject any Client order or instruction that exceeds the set limits on orders.
- 7.4.2 In compliance with the established risk management, the Company reserves the right to refuse (entirely or partly) and limit the Client's order in case of fund insufficiency.
- 7.4.3 The Company has the absolute discretion to set limits and parameters to control the Client's ability to place orders according to the provisions of this Agreement. For example, at any given time, the Company can require the Client to limit the number of his/her open positions.
- 7.4.4 Trading limits can be modified (increased, decreased, removed, or added) by the Company with absolute discretion and without specification. The Company can also control the Client's maximum order amount and size without limitation. In line with that, the Company has the right to alter the platform's trading provisions, such as leverage, contract size, spreads, and quote prices, which can be changed according to the market situation. The Client accepts any changes to the trading provisions regardless of being notified or not.



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- 7.4.5 Implemented controls include, but are not limited to, verification procedures to ensure that the Client has requested the relevant order, which can be conducted through the Electronic Trading Platform. Additionally, any other limits, controls, or parameters the Company deems necessary can be implemented subject to this Agreement.
- 7.4.6 Based on several factors, the Company has the means to modify both maximum and minimum trade sizes. The Company will provide details of the maximum and minimum trade sizes. The Client must follow the limit sizes determined by the Company as applicable at the time.
- 7.4.7 It is under the Company's discretion to decide if the minimum and maximum trade sizes will be waived and until when such are valid. Additionally, the Company can apply limitations and restrictions to the Client's account with the allowable number of transactions. Limitations and restrictions may also include the types of transactions or securities that the Client can carry out.
- 7.4.8 The Company's requirements, limitations, and restrictions may differ between accounts and transactions. Without the obligation to do so, the Company will inform the Client about those differences. The Client accepts that the Company can implement that limit instructions while his/her orders are ongoing. Such instructions must be followed to avoid further difficulty in trading.
- 7.4.9 The Client acknowledges that an affiliated liquidity provider, at its discretion, can apply trading limits at any time on orders, such as:
- Trading hours limitation
 - Types of products that can be traded
 - Trading volume
 - Amount limit
- 7.4.10 The Company reserves the right to limit the Client's orders given the risks of volatile markets. Such order limit aims to help the Client manage his/her investment strategies. Limitations may also be set as deemed appropriate to retain smooth operations and to be able to protect the interests of the Company and the Clients.
- 7.4.11 The Client affirms that he/she fully understands the Section of this Agreement regarding the limitation on orders. During pre-arranged order limitations, the Client must take the necessary precautions in compliance with the placement of the trades and orders. The Client is responsible for entering accurate orders and information with the determined limitations provided by the Company.
- 7.4.12 The Client agrees that the Company can record phone conversations upon trading transactions. These records can be used to ensure that the terms and communications are clear during those order limitations. The recorded conversations are considered Intellectual Properties of the Company. The Client shall acknowledge those records as supporting evidence of his/her orders or instructions. The Company reserves the right to use the relevant recordings or transcripts related to the limitations of orders.
- 7.4.13 The Company has the right to refuse to provide Client recordings and other information related to trades and orders.
- 7.4.14 When risks are identified, the Company can restrict or limit the orders made by the Client as part of its risk management procedures.
- 7.4.15 In case of any communication or technical failure, the Company may limit the Client's orders to protect the Company from future liability.
- 7.4.16 Even in a period of limitation of orders, the Company shall act and decide fairly on any concern involving the Client to reach a just resolution for both parties.



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- 7.4.17 If the Client exceeds the allowed limit, the Company may declare all affected orders and instructions invalid.
- 7.4.18 In case of any loss during order limitations conditions, the Company will not be accountable for those losses, including the loss of profits, income, or opportunity.
- 7.4.19 The Company considers the Client's volume of orders and the current market condition before executing and limiting some orders. While the Company determines all limitations on orders without prejudice or any form of abuse that could violate this Agreement, all limitations it sets are for the sake of maintaining smooth operations in the trading platform.
- 7.4.20 The Company reserves the right to apply limitations in trades and orders to prevent risky transactions. Such limitations also aim to identify if the Client is deemed to abuse the Company's system or if the Client's actions impose a threat to the electronic trading platform.
- 7.4.21 The Company is permitted to take all reasonable steps to attain the best possible results for the Clients, even if it entails setting limitations on orders.
- 7.4.22 The Company can command the Client to limit the number of orders opened in his/her account. However, the latter is ultimately responsible for keeping the former notified regarding his/her orders.
- 7.4.23 At any point, the Company reserves the right to amend the pre-arranged trading and order limits, including making immediate decisions during abnormal market conditions. In addition, the Company can set the maximum and minimum trading size and quantity for a specific period if it deems it necessary and beneficial.
- 7.4.24 To ensure the allowable limit is followed, the Client can confirm the necessary details and information to the Company by calling the Support Team.
- 7.4.25 The Company has its identified risk tolerance, and if it has been threatened, it may be driven to enforce limits on orders without prior notice, effective immediately.
- 7.4.26 For any irregularities when the Company implements and controls the orders, the Company may call for limitation on orders without prior notice.
- 7.4.27 Should the Company suspect or prove the Client committing any market misconduct, the Company reserves the right to apply mandatory limits on the orders and restrictions to other services.
- 7.4.28 Upon placing orders on the trading account, the Client accepts the provisions regarding the limitation on orders in this Agreement, which are subject to changes from time to time.

8 Processing of Personal Data

8.1 Collection and Data Privacy

- 8.1.1 The Client accepts and agrees to the Company's data privacy terms in its entirety and without exception upon his/her registration. This Agreement bounds the relationship between the Client and the Company, which includes providing security for personal information provided to the Company. However, this does not guarantee that the Company will not disclose data from any person or agency, whether public or private, if it deems it necessary or where the Company has a legal obligation.



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- 8.1.2 The Client's information to the Company will be used to verify, open, and set up the Client's trading account, assign an account number, issue access to the account, and record activity from time to time. The provided information would also help the Company improve its Services to the Client over time. If the Client's KYC document lacks the required information or is considered invalid by the Company, such a document can be rejected.
- 8.1.3 Information may be collected by the Company during the following circumstances, without limitation:
- Upon registration through online forms on the Company's Site
 - During transactions, including deposits, funding, and withdrawal
 - Instances of third-party groups requesting the Client's credit history and confirmation of information such as name, address, identification numbers, and the like
- 8.1.4 Information collected by the Company includes, without limitation:
- Essential application information submitted to the Company as needed to create an account, such as name, address, age, date of birth, country of residence, occupation, employer, income, and contact details such as email address and phone number
 - Personal information will be used when the primary account holder decides to apply for a fully functional live account
 - Identifiable information such as card numbers and registration numbers
 - Banking details and other financial information to verify transactions
- 8.1.5 Information is collected via the following methods without limitation:
- Voluntary and direct filling of the electronic forms on the Site
 - Submitted scanned documents through email or as uploaded to the trading account
 - Obtained through the available communications such as email, phone call, or live chat
- 8.1.6 In addition to the collected information, some documents and contracts may require the Client's electronic signature, which is as binding as his/her physical signature. Furthermore, additional documents and contracts may be provided to the Client via email. Therefore, the Client must ensure that his/her registered email is active to avoid delays in receiving the documents.
- 8.1.7 The Client is solely responsible for ensuring that the registered email address on his/her trading account is valid. If there are changes to the relevant email or it can no longer be accessed, the Client must inform the Company immediately to prevent any transaction or account issues, including receiving essential electronic documents that require prompt attention.
- 8.1.8 The Client also gives the Company, its Managers, Agents, and Support Team the full authority to carry out actions such as identity and credit confirmation when necessary. Confirming would include a constant background check and a reference request from the Client's bank, consisting of an agreement to assist the Company when necessary.
- 8.1.9 The Client acknowledges that this would require them to give and provide personal information to the Company's representatives who may be outside their country of residence. Additionally, the Company has the right to disclose KYC documents to its third-party affiliates, including banks and payment service providers (the "PSPs"). Accordingly, the Client permits the Company to provide the necessary information regarding his/her account to any authorized third party seeking a reference or information in good faith.



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- 8.1.10 The Company, along with its subsites and subdomains, is also authorized to contact the Client at any given but reasonable time to discuss the business and whatever purpose it may serve. If the Client suddenly decides to disallow the Company and any of its subsets to contact him/her, the Client must inform the Company directly.
- 8.1.11 The Company reserves the right to store, collect, and process data and information the Client gives related to the entirety of this Agreement between the Company and the Client.
- 8.1.12 The Client's data, information, and records can be provided as evidence of transactions with the Company related to the offered Services.
- 8.1.13 The following documents for Corporate Account are also required, without limitation:
- The ID of the Client representing the relevant represented business or firm
 - Utility Bill of the represented business or firm
 - Legal Approval for Company-funds usage
- 8.1.14 The Company records all the Client's financial transactions in the trading account, including but not limited to deposits, withdrawals, and fund transfers, which can be used as references in case of financial transaction disputes.
- 8.1.15 The Client acknowledges that the Company relies on the data submitted to them in carrying out and processing their account and the Services availed from the Company, provided that the personal information is up to date, accurate, and correct.
- 8.1.16 The Company shall not be liable for data loss due to unexpected technical issues such as system crashes, power cuts, program failures, illegal intervention, and other errors in the system.
- 8.1.17 The Company will not be responsible for damages or losses the Client may suffer due to sudden loss of information due to failure in the Company's system or Services. However, should the Company deem the fault to be under its responsibility, compensation or retrieval of lost funds or information will be conducted by the Company.
- 8.1.18 Keeping receipts, order notices, instructions, and any other records of transactions is the Client's responsibility. Nevertheless, such data could be given to the Client through an instructed request. However, the Company does not guarantee the availability of the information or data when requested by the Client.
- 8.1.19 Once the trading account is created, the registered information, including the name, cannot be changed. Therefore, the Client should ensure the accuracy of his/her personal information before completing the registration. If the Client needs to update his/her personal account information, a written request must be sent to the Company's official email.
- 8.1.20 The Client acknowledges that the Company has the right to suspend or cancel a Client's account when security breaches occur. However, the Company is not responsible for further damages following the account's closure or cancelation.

8.2 Disclosure of Data

- 8.2.1 The Company does not disclose or share its Client's information, whether he/she currently has an active account or an inactive one that has been closed. However, the Client agrees that the Company may disclose that information to third parties in compliance with applicable laws, regulations, and rules from the area or jurisdiction where the Client currently resides or where the Client stated as his/her legal or current residence. For example, the Company might disclose the Client's personal information when the Company cooperates with law enforcement agencies in compliance with subpoenas or other court requests.



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- 8.2.2 While the Client's personal information is protected by the Company's Data and Information security, all of the Client's portfolio, trading data, and trading performance shall not be placed under these terms and are therefore considered the Company's property and non-confidential. This information or data is automatically the Company's property which is non-exclusive, transferable, royalty-free, and licensed to the Company for use, copy, duplication, and publication.
- 8.2.3 Emails, customer-support messages, phone calls, and other official means of communication available to the Company and its representatives are recorded by the Company for quality assurance and business purposes. The communication records are the Company's property and, therefore, can reject requests for their provision to any Client or third party to prevent data misuse. Agreement to the entirety of the Terms and Conditions of Use will automatically grant the Company the right to keep any future conversations, emails, and other communication records.
- 8.2.4 The Company reserves the right, without the obligation, to disclose any collected data to its authorized third-party affiliates strictly for business purposes. Such affiliates may include but are not limited to banks, credit institutions, payment merchants, and other service providers, which can receive the relevant collected data such as account information, KYC documents, financial transaction records, and trading transactions.
- 8.2.5 All Client information is recorded by the Company's data security technology, which includes using tools and programs such as firewalls and data encryption to prevent third parties from intercepting the Company servers, thereby making the Client's personal information vulnerable. Rest assured that the Company maintains a central security system that safeguards access to the Company's systems and data.
- 8.2.6 By accepting these Terms and Conditions of Use, the Company is fully authorized to provide legal or tax authorities and any party or agency authorized to conduct an audit, investigation, information, and transactions relevant to the Client's account.
- 8.2.7 The Company's Site may include third-party software, websites, and links. However, the Client acknowledges that the Company has no control over those third-party services and how they collect and use Client data. Additionally, such third-party services have separate data privacy policies regarding the disclosure of data.

8.3 Data Verification

- 8.3.1 By accepting these Terms and Conditions of Use, the Client agrees that the Company and its representatives have the right to go through procedures to process personal data and information submitted to the Company.
- 8.3.2 These procedures include storing, processing, and using the data to carry out the Services the Client has availed from the Company. Additionally, should the Company's representatives deem it necessary, the Company will conduct a verification process for the information submitted by third-party agencies authorized to provide those services. The Client agrees to the Company's use of these third parties and authorizes the Company to provide them with the information received from the Clients.
- 8.3.3 Some countries require a specific documentation set, and some PSPs require additional documents to verify the Client's identity and residence further. Accordingly, the Company reserves the right to request those additional documents as part of its KYC Policy. Additionally, the Company has the right to contact the Client from time to time to keep the Client's records and information up to date.



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- 8.3.4 The Client agrees that the verification process includes carrying it inside or outside the area of jurisdiction or residence of the Client. Account verification may be achieved through email address confirmation, personal phone calls from the Company's representatives, and presentation of scanned documents through live chat. This information is subject to processing in line with the Company's Terms and Conditions of Use provisions.
- 8.3.5 It is the Client's duty to give and submit only reliable information to the Company that will be used to activate and manage his/her trading account. Accordingly, the Company will not be responsible for any claim from the Client, including losses or damages caused by false or inaccurate information as submitted by him/her.
- 8.3.6 Should the Company suspect or detect fraud or a phony account, the Company will automatically suspend or cancel the trades. Additionally, it is at the Company's discretion to close the open financial betting contracts for reasonable causes. Claims against the Company will not be entertained. However, the Company may take precautionary measures to ensure these claims will be addressed and investigated.

9 Deposit and Withdrawal Transactions

9.1 Deposit of Funds

- 9.1.1 Upon accepting this Agreement, the Client acknowledges that any payment or deposit he/she will conduct with the Company shall be agreed upon and specified by the Company alone. Any foreign validation of payments and payment requests are strictly out of the Company's radar. Loss due to negligence shall be the Client's sole responsibility.
- 9.1.2 The Client assures that the funds he/she deposits and uses for trading with the Company are obtained legally, while such funds must be in the form of real money and not in the form of other goods. Furthermore, the Client understands and agrees that accumulating interest in his/her trading account is prohibited.
- 9.1.3 The Company can also levy any transaction due to processing fees and payments in the Client's account. The Client also agrees that every payment and transaction he/she conducts with the Company is final. The Company may, but is not required to, inform the Client if a specific product or Service is unavailable and if problems persist. The Company is not responsible if, in some cases, the Client misses the report.
- 9.1.4 Additional payments must be settled immediately by the Client, wherein the Client agrees that commission charges, processing fees, and other charges will be extracted from his/her account. Prices of commission charges, processing fees, and Services may surge or deduct at the Company's sole discretion.
- 9.1.5 The Company has every right to decline any payment deemed to violate clauses inside the agreed Terms and Conditions of Use. Accordingly, the Company abides by the governing laws and helps prevent fraud and money laundering; in its sole discretion, it may reject payments if perceived as unlawful.
- 9.1.6 The Company is not obliged to remit any money without any due and proper request and at the Company's discretion. The Company will not send money to any Client, but a fitting substitute may be offered if given a particular circumstance.



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- 9.1.7 The Company can reject payments from banks that are not on the Company's authorized list. Any payments used from an unverified bank will be declined, and any money loss will be the Client's liability.
- 9.1.8 The Company can process payments or deposits for one business day only. However, the Company is not responsible for any delay due to third-party providers.
- 9.1.9 Once the Company has approved the withdrawal request, the Client will receive his/her funds within one to five business days. The Client understands and agrees that any delay, loss, or damage after his/her funds have been withdrawn is beyond the Company's control, wherein the Company will not be liable for such an issue.
- 9.1.10 Furthermore, the Client acknowledges that the Company will not charge him/her any fee when depositing to his/her account. Any fees charged by third-party transaction providers or banks will be under the Client's sole responsibility.
- 9.1.11 Fund transfer between two Client trading accounts must be requested through a formal letter submitted by the relevant Clients, subject to the approval of the Company. Both trading accounts must be verified and should not have any outstanding dues.
- 9.1.12 If the Client intends to appoint an authorized third party to deposit or withdraw on behalf of the Client, a Power of Attorney is required. The Client and the relevant third party agree that the Company must approve the submitted Power of Attorney before conducting any transaction. The Company can reject or cancel any third-party transaction if deemed unauthorized or unapproved. The Company reserves the right to invalidate the third-party transactions on reasonable grounds, regardless of the approved Power of Attorney, without prior notice. The Client acknowledges that the Power of Attorney must not be older than three months before the date of the third-party transaction.
- 9.1.13 The Company reserves the right to impose a deposit limit which can change from time to time. The Company may, but is not required to, notify the Client via email upon alteration of deposit limits. The Client may face relevant consequences and restrictions if he/she negligently disobeys the imposed rules, depending on the gravity of the Client's offense, where the Company will proceed to take legal steps and actions.
- 9.1.14 The Client is solely liable for every deposit and transaction he/she makes with the Company; the Company will not be held liable for loss and misuse of money on the Client's behalf.
- 9.1.15 The Company strictly sifts every account and transaction that is made. Therefore, depositing and withdrawing funds should be uncompromised as the Company deliberately checks that the Client is making the transaction, be it depositing or withdrawing funds. Accordingly, the Company has the exclusive right to reject the Client's financial transactions if necessary without providing notice.

9.2 Credit and Debit Cards Deposit

- 9.2.1 The information about the proper use of the different payment methods provided by the Company is available on the Site. The Client is liable for any misuse and violation of these payment methods.
- 9.2.2 The Company offers the use of credit cards and debit cards for funding the account. Credit and debit card transactions are usually fast; processing can take only a few minutes. Additionally, the deposited funds are instantly usable after validation by the Company's authorized personnel.
- 9.2.3 The process will be free of charge, but it will vary with the Client's card company whether additional fees are implemented apart from the transaction processing fee.



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- 9.2.4 The Client permits the Company to submit his/her credit card or debit card registration and documentation as required by the AML and KYC Policy and other applicable regulations and legislations. However, the Client must wait for confirmation and validation of his/her credit card to start trading. Should the Client show negligence towards his/her account's risks, the Client will be liable for the damages and losses that may occur. Different methods for registering debit cards are specified on the Company's Site; all damages and losses due to negligence will be at the Client's liability.
- 9.2.5 The Company ensures its Clients' maximum safety and security, including preventing fraudulent activity and identity theft; the Client agrees to the following limitations, and failure to comply with the rules corresponds to consequences. The Company is looking to keep it upright with these measures where the Company limits the number of transactions allowed in an allotted time. There will also be a limited amount of deposit in an allotted time, and there will also be a limit to the amount of deposit per transaction and registered email.
- 9.2.6 With the use of credit cards, the Company will also limit the credit cards allowed. Additionally, deposit attempts are also limited per email and a limitation on the connected email address on a single credit card.
- 9.2.7 The Client agrees that failure to comply with the aforementioned may lead to investigations and further inspections of the subject to ensure that an authorized person is still behind the activities. Some transactions can also be delayed due to the ongoing investigation, declination of card deposits, and other transactions. If the Company assesses the investigation into the Client's account, the relevant department has the right to request additional documents.
- 9.2.8 In the event that the fraudulent activities are confirmed, all transactions and activities will be ceased. The account will be blocked from the Company, and all existing profits and revenues in the account will be put on hold until the fraudulent activities are cleared. All transactions that are being processed will also be on hold until the issue is resolved.
- 9.2.9 In the highest regard, the Client will provide the Company with accurate personal information. The Client acknowledges that providing the Company or its representatives with misleading or inaccurate information is illegal and prohibited. The Company has every right to identify the Client's credit and debit cards; the Company ensures that the Client is the authorized and legitimate card owner.
- 9.2.10 With its logical and rational discretion, the Company can cancel transactions if suspected to be fraudulent or illegal. The Company can also completely block all access to services and, without limitation, can suspend and terminate the Client's account. Under those circumstances, the Company can seize any profits and revenues to which the account is entitled without prior notice.
- 9.2.11 The Client must keep track of every credit card and debit card transaction. The Company will not be liable for malfunctions and misuse of the Client's cards. Keeping track of card transactions gives a lot of control and help, and the Company also keeps track of the Client's transactions for later purposes.

9.3 Currency Conversions

- 9.3.1 The Client acknowledges and agrees with the Company's currency conversion in every circumstance. Losses due to currency conversion may result from the currency-to-currency changes, where the Client agrees that he/she indemnifies the Company and holds the sole liability for the costs and losses after the conversion.
- 9.3.2 The Company must convert the Client's money according to his/her base currency, including gains, losses, option premiums, commissions, interest charges, brokerage fees, and other fees; every deposit denominated other than the Company's base currency.



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- 9.3.3 The Client agrees that the Company can use the funds in his/her account to pay his/her outstanding balances and dues as necessary; the Client is fully liable for covering his/her obligations.

9.4 Payment Fees and Other Charges

- 9.4.1 The Client is obliged to pay charges or fees strictly imposed and stated on the Company's Site. Failure to comply in settling the fees can lead to relevant consequences and restrictions, where lawful actions are also expected for a bigger debacle. Every Client's remaining balance and charge are updated daily on the Site, and personal notifications may be delivered. If adjustments are made to the charges or fees, the Company will immediately inform the Clients before the advent of the changes. The repercussions are under the Client's liability, but if a problem persists within the Company's system, contact the Company's authorized representatives immediately.
- 9.4.2 The Company is not liable for any tax and other legal responsibility involving any of the Client's activities; it is the Client's sole responsibility to fulfill lawful duties.
- 9.4.3 Transactions and their currency, which may change from time to time, are under the Company's control.
- 9.4.4 Commission fees are also the liability of the Client. The Company benefits from commissions and remuneration for any transaction and contract carried out on the Client's behalf.

9.5 Balance Withdrawal

- 9.5.1 The Client agrees that all withdrawals of funds are subject to the Terms and Conditions that entail the Anti-Money Laundering law and all applicable laws and regulations. Accordingly, the Company is looking to keep upright and follow respective rules and regulations, and all withdrawals from the Client's account are subject to validation.
- 9.5.2 All withdrawals are to be processed within one to five business days, given that the Client provided the withdrawal request on a business day. Withdrawal requests may be delayed due to incomplete withdrawal forms or information, holidays, and internal errors noted or informed prior to the date. The Client is liable for any potential problem prior to the validation; the Client is responsible for checking the status of his/her withdrawal request and its status in his/her account.
- 9.5.3 After validating the withdrawal request, the Company would immediately process this to the bank or credit card/debit card the Client used for his/her name and information. The Company will not be liable for any problem the Client may encounter after the processing and validation.
- 9.5.4 Note that the Company will not be liable for any delay, as bank and credit card/debit card companies may take some time to process the Client's request, sometimes even days. The Company will not be liable for any delay that may occur with the Client's withdrawal. In line with this, the Company may have internal problems from time to time, but the Company would inform the Client of such occurrences.
- 9.5.5 The Client also agrees that the Company imposes every applicable law and regulation on all transactions. The Company supports the cause of bringing down money laundering and other fraudulent activities and crime. Failure to supply the correct information and identification can lead to some delays and can lead to relevant consequences and restrictions. In this event, the Company will hold no liability for the damages that may occur.



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- 9.5.6 The Company can also impose a limit on the withdrawal request and limit the withdrawal per account. Note that the minimum withdrawal request amount through international Wire Transfer is 50.00 USD and above. Failure to comply with the Company's Terms and Conditions regarding financial transactions can lead to relevant consequences and restrictions, which may result in legal actions if further negligence is exemplified.
- 9.5.7 The Client is solely responsible for overseeing further fees charged to his/her bank, credit card, and debit card companies. The Company does not charge transaction fees, but the Client's bank might imply several fees for processing the withdrawals and transaction fees. Therefore, the Client is obliged to pay the dues, and failure to comply can lead to further complications.
- 9.5.8 Fees and other charges that may underlie the Client's funds, such as taxes and other costs, are solely the Client's liability. These other charges that the Company does not impose are existent, and if the Client neglects to pay such fees, it can lead to relevant consequences and restrictions. If other forms of payment from third-party software or application arise, contact the Company immediately to avoid possible loss. Fraudulent entities are always present, and the Company does not hold any liabilities in case of any loss resulting from the Client's negligence.
- 9.5.9 The Company can halt any withdrawal at its sole discretion and can cancel the request if:
- Fraudulent activities are detected with evident information
 - If there is not enough Margin available in the Client's trading account
 - In case the Client has a previous or current outstanding obligation towards the Company
 - If the Client has (an) open trade/s in his/her trading account/s
 - If the Client has initiated a chargeback procedure
 - If the Client is unreachable on all relevant communication platforms for two months
 - If the Client does not provide the required document or information within two months of the withdrawal request
- 9.5.10 If the Company fails to deliver the right amount due, the Client must contact the Company immediately for further clarification, and the Company and its representatives are more than willing to deliver the right amount. Relevant consequences and restrictions apply if false reports are sent.
- 9.5.11 The Company will not be liable for any solvency or omission acts that any bank or other parties that hold the Client's funds or money.

10 Commissions and Bonuses

10.1 Commissions

- 10.1.1 The Client is obliged to settle payments, including commission charges and trading fees such as Swaps, Rollover Fees, Spreads, and other trading costs from the Company. The Company may inform the Client about his/her dues and balances. Failure to make the deadline can elevate to relevant consequences and restrictions, while further negligence can result in legal actions.
- 10.1.2 The Company can alter and amend any given commissions and trading charges at any time with the logical and rational discretion of the Company's contingents. Such changes can be caused by volatile market conditions and other market events. The Client also accepts that prior changes may occur from time to time, and such changes can be implemented immediately without notice.



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- 10.1.3 The Client agrees and accepts that using the Company's services and facilities entails separate charges and commissions. Accordingly, the Client's continued use of the aforementioned indicates continuous patronage. Therefore, dues are expected from time to time. If the Client decides to cease the use of the Company's facilities and services, he/she must contact the respective Company representative as soon as possible. Failure to inform the Company of the decision to halt any use of the aforementioned means of continued patronage may lead to further damage.
- 10.1.4 For unimplemented or uncompleted shares in the trading process or reserved shares/contracts, the equivalent percentage amount from 1% to 5% (depending on the leverage of the trading asset) will be deducted from the Client's trading account. The Client acknowledges and accepts that the Company can close an existing trade in split lots or volumes to compensate or reduce the floating loss from the total floating profit or variable profit.
- 10.1.5 The Company is not liable for any misuse of commissions and is not, by any means possible, liable for VAT duties, taxes, and other legal duties the Client has avoided. Even with the connection to the Company and the Clients, the Client is solely responsible for processing the mentioned dues.
- 10.1.6 The Client acknowledges and agrees to pay commissions to third parties that help initiate and maintain a business relationship between the Company and its constituents. Such charges include rebates, commissions, spreads, and profit-sharing. The Company may also impose a 4% annual interest rate, excluding the daily interest rate as determined according to the trading account's status.
- 10.1.7 For inactivity, there will be some fees to be paid. The Client will be reminded of the inactivity and can be informed of the fee via email prior to the actual deadline.
- 10.1.8 The Client agrees that his/her trading account must maintain a quality condition through his/her trading course. The Company reserves the right to impose fees if he/she does not qualify for the statistical requirements.

10.2 Bonuses and Rewards

- 10.2.1 The Company can and will, from time to time, give out bonuses and rewards, which are all subject to specific terms and conditions. Additionally, the Company updates the promotions and rewards now and then and may give prior notification on up-and-coming rewards and bonuses.
- 10.2.2 All rewards and bonuses have expiry dates; the Company will clearly state the mechanics and their information about how long the promotions will run. If problems persist regarding the Company's promotions and rewards, contact the Company, the Management, or any of the Company's authorized representatives immediately, and the Company will be grateful to assist. If further problems and negligence happen, the Company will not take any responsibility for the occurrence.
- 10.2.3 The Company is not accountable for any conundrum that involves third-party software and applications. Therefore, the Client is solely responsible for keeping track of fraudulent offers, bonuses, and rewards, especially if it goes outside the Company's premises.
- 10.2.4 Bonuses and rewards exceeding 10% of the capital amount are subject to additional obligations. The transaction conditions and requirements rely on each dollar of the bonus funds.
- 10.2.5 The Company may offer new Client bonuses and rewards, where incentives can be given for opening accounts and depositing for the first time. These bonuses and rewards are also subject to specific terms and conditions. The Client must be able to comply with the applicable terms regarding reaching trading volume to withdraw the bonuses provided by the Company and the profit generated from trading.



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- 10.2.6 The Company can also alleviate any bonuses and rewards at its sole rational discretion if any of the applicable terms and conditions were violated or any fraudulent activities are suspected. If negligence is seen among the Clients, relevant consequences and restrictions may proceed.
- 10.2.7 If the Client requests to withdraw the Company bonus he/she has availed, he/she must comply with the bonus guidelines accordingly, while the request will be subject to the approval of the Company. Additionally, if the Client received a bonus during his/her trading, the same percentage ratio of the withdrawal amount from the balance would be deducted from the bonus.

11 The Agreement

11.1 Implementation of the Terms & Conditions of Use

- 11.1.1 Any amendment to the Terms and Conditions of Use hereof is made at the Company's sole discretion. The Client agrees that his/her continuous use of the Services herewith shall bind him/her to the amendments made in this Agreement.
- 11.1.2 The Client can independently denounce this Agreement remotely. This Agreement is effective when the Client creates an account and upon the use of the Company's Service.
- 11.1.3 The Client will not be subject to penalties in case of unilateral denunciation or if the payment of services is unnecessary. However, the Client must pay all the fees appearing from the Company's activity as established herein until the Company receives notice of denunciation.
- 11.1.4 The Client retains his/her responsibility for any duties brought upon before the termination of this Agreement by either party.
- 11.1.5 Any termination will only affect the started transactions following the receipt by the Company of such notice and reasonable time to act on it.
- 11.1.6 The Company may transfer or assign the interests in the Client's account to any of his/her successors and delegates, whether by merger, consolidation, or otherwise.
- 11.1.7 In the event of such transfer or assignment, any existing rights and obligations at the time will proceed and be bound to the Client's administrators, successors, or delegates.
- 11.1.8 If the Client has overdue fees towards the Company, the Company may retrieve the amounted fees from the Client's financial instruments portfolio held by the Company or any other assets until the balance is fully settled.
- 11.1.9 The Client cannot transfer its interests in its account or contract, except if there is prior written approval by the Company or through a bequest, business dissolution, or similar situations as permitted by the law. In this case, any privilege and commitments present at the time will follow and be binding on the Client's successors, executors, administrators, descendants, or delegates.
- 11.1.10 In case of death, incapacitation, or any occurrence that causes the Client to be unfit to continue this Agreement with the Company, the Client's first-degree relative(s) shall thereby be the successor of his/her account.
- 11.1.11 In the event of an irregularity or inconsistency between the Client's consent to this Agreement and the approval of other services, property, or business liaisons, accounts, or contracts, this Agreement shall continue to be in effect.



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- 11.1.12 If the Client provided permission, authorization, waiver, or sanction that the Company requested, the Agreement would remain applicable in full force and effect as relevant policies permit.
- 11.1.13 Some parts of Sections of the Company's online trading facility may have various terms of access and use posted thereon.
- 11.1.14 If inconsistency or conflict is present within this Agreement and any particular conditions of access or use, the Company shall have entitlement with the Client's right to enter or utilize such a related section or part of the Company's online trading facility.
- 11.1.15 This Agreement fulfilled between the Company and the Client may be revised or extended by the integrity of conveying written approval by the parties in the type of a supplementary contract, which shall be by request.
- 11.1.16 If the Client desires to amend his/her primary identified account information as specified in this Agreement, he/she should fill it out and put it forward through written or electronic means.
- 11.1.17 The Client is obliged to inform the Company or its intermediary about modifying any information given at the time of accepting this Agreement and in fulfillment with the terms herein.
- 11.1.18 The general business provisions may be changed in the method stated, not including the requirement of a supplementary written contract signed by and between the Company and the Client. This Agreement shall be concluded in the arrangement and behavior stated in the general business provisions.
- 11.1.19 The general terms may be comprehensive and revised from time to time, which will also be relevant to any concerns not clearly sorted out by this Agreement.
- 11.1.20 Given the speculative attributes of trading in the financial market, the Client acknowledges that he/she cannot file a chargeback for the Company's Services in the light of the trading platform, client area, news, and signals which are part of the provided services. For filed chargebacks, the Client agrees that his/her trading account will be inaccessible or terminated immediately thereafter.

11.2 Termination of this Agreement

- 11.2.1 This Agreement shall be terminated accordingly in the following circumstances:
- In case of death, dissolution, or voluntary liquidation
 - In case the Company withdraws its consent given to the Client
 - By means of terminating this Agreement by either party
- 11.2.2 Should the Client request to terminate this Agreement, he/she must inform the Company via the official email where the Client specifies the reason for his/her will to terminate this Agreement. The Company will review the request within seven business days and confirm with the Client. Before the Company officially terminates the Agreement, the Client must ensure that he/she has no ongoing or pending obligations and dues toward the Company.
- 11.2.3 The Client can send his/her termination request to info@rentalzi.com. After sending the termination request, the Client must wait for the Company's official response regarding the resolution of such matter. Only after receiving a response can the Client proceed with further actions regarding his/her termination request. The Client should send his/her inquiries using his/her registered email with the Company for prompt identification. In case of different email address usage regarding termination requests, the Company reserves the right to reject the request. If the Client has limited access to his/her registered email, he/she must directly inform the Company by email before submitting his/her termination request.



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- 11.2.4 Terminating this Agreement will not free either party from any obligation herein. Transactions delivered and agreed to herein will not exempt the Client from the responsibilities that may arise after the termination of the Agreement. If the Client does not comply with his/her obligations, the Company reserves the right to revoke the profits accumulated from the Company's Services. The Company may change, update, or alter the relevant agreements without prior notice.
- 11.2.5 The Client acknowledges that the following shall indicate an account closure request:
- If the Client's trading account is unused or inactive for 30 days or more, the Company reserves the right to restrict or disable the account immediately
 - If the most recent withdrawal request of the Client amounts to the total balance of the account, this will indicate a complete account withdrawal
 - If the Client is unavailable or out of reach in all forms of communication, the Company reserves the right to revoke and nullify the trading account
- 11.2.6 The Client may sign an official confirmation of the trading account closure via email. The Company reserves the right to conduct the following procedures upon encountering those events:
- Apply daily fees for inactivity
 - Invalidate profits generated from the credit funds or bonuses regardless of the Client's ongoing obligations
 - Charge termination fees in case of unsettled obligations of the Client; and
 - Deduct bonuses or credit funds from the total equity of the trading account

12 Scope of Responsibilities

12.1 Limitation of Liability

- 12.1.1 The Company shall not be responsible for any misconduct and negligence the Client makes; the Company is also not responsible for any damage and expense caused by the Client. The Company and its constituents shall not be held accountable for any direct or indirect damage and breach of third-party software. This Agreement excludes the Company and its constituent from physical harm and death. By agreeing, the Client indemnifies the Company for any loss. By all means, the Company is not liable for any tax-related implications for the Client's transactions.
- 12.1.2 The Company is not accountable for any personal damage to the Client's computer or other devices. The Company strongly recommends having regular check-ups on his/her devices to ensure virus-free trading. The Company also strongly advises Clients to refrain from third-party software and applications to ensure a malware-free device and trading. Malware attacks and viruses are on the Client's liability, and he/she agrees to exclude the Company in all ways possible.
- 12.1.3 If the Client has concluded that his/her account has been hacked, he/she must contact the Company or its authorized representatives immediately. Furthermore, the Clients are always in charge of the safety and security of their accounts.
- 12.1.4 The Company will not be liable for any loss or damage on the Client's behalf; the Client shall be in complete control of his/her account. The Company does not force the Clients to invest and trade as it is the Client's own will and responsibility if anything occurs in his/her account. The Company strongly advises not to deal outside its premises as it may risk personal aspects of the Client's account, personal information, and even loss of money. The Company does not condone third-party software and applications; further debacle excludes the Company from any liability.



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- 12.1.5 The Company has no direct relationship with the companies acting as payment service providers through which the Client processes his/her payments. Accordingly, the Company will not be responsible if a dispute arises between the Client and the service companies.

12.2 Acknowledgment

- 12.2.1 Each transaction made by the Client to the Company always implicates approval and acceptance, including electronic settlements. Remember that a transaction will be valid upon the approval of an Authorized Person from the Company. Any third-party transactions shall require written confirmation and approval from the Client, indicating consent of authorization so the third party can conduct the transaction.
- 12.2.2 The Company is to accept a transaction given that the full instructions were followed, and no falsification or forgery is guaranteed, where a settlement will be due, and verification shall follow from the Company within the given time scope. Failure to fulfill the mentioned will lead to the invalidation of the transaction and account restriction. Furthermore, breaches and other falsifications and forgeries after receiving a confirmation can result in relevant consequences and restrictions if proven true.
- 12.2.3 Validations of transactions are solely and exclusively for the Client; the validation is nontransferable and is uniquely binding to the Client alone. Further temperaments and falsifications from the validation can lead to legal consequences. The Client is responsible for his/her validations, and the Company will not be held liable for any damage and loss that can further occur.
- 12.2.4 Validations are expected to be settled if all remaining documents and deeds are fulfilled. Further delay and hold up of said validation can occur anytime, as potential problems can arise in the Company. Failure to comply on behalf of the Company can signify tougher problems and internal conflicts; if this happens, the Company will be held accountable for any delay in the Services.
- 12.2.5 In case of not receiving any validation from the Company, even after receiving a confirmation, the Client must immediately inform the Company of the delay or the malfunction he/she has encountered. The Company can and will be able to deem any falsifications of appeal. After deliberation, the Company can dismiss the plea from the Company's logical and rational discretion.
- 12.2.6 The Client understands, agrees, and accepts that the Company cannot request additional information and data via third-party websites. Any fraudulent activities and communications are to be subjected to possible fraud. The Client must ensure to forward any uncertain request, where authorized personnel can identify the authenticity of the request. The Company strongly opposes any third-party validations of any request if the validation comes from a separate party; proceed with caution as the Company shall not be held accountable for further damages and breaches.
- 12.2.7 Validation time can also depend on the transaction scale. If it is pushed to the maximum limit, expect a more extended period of validation as opposed to minimum transactions, which can be tackled around the day. On the other hand, if a prolonged validation is experienced, contact the Company immediately to resolve the problem as fast as possible. The Clients are also advised to be patient as a steady stream of validation traffic is expected daily, and the possibility of losing a transaction is inevitable.
- 12.2.8 The Company can and will refuse certain transactions deemed to breach any part of this Agreement.
- 12.2.9 Any invalid transaction will be ignored, as the Company solely accepts any transaction validations, given that the transaction is valid. Any step taken by the Client without the Company's knowledge can lead to damage or loss of money. Therefore, the Company iterates to comply and stay within the vicinity of this Agreement to avoid any possible complications.



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- 12.2.10 Do not send multiple requests for the transaction if it has been rejected the first time. Instead, ensure that the specifications being sent are correct and accurate. Errors, both major and minor, are grounds for the invalidation of any request.
- 12.2.11 The Client agrees to abide by the rules and regulations that the Company imposes. Failure to follow the rules can disqualify the Client's validation request. In addition, any document or transaction for validations must stay within the confines of the Company's Terms and Conditions of Use; failure to allocate any time to double-checking can lead to further disqualifications.
- 12.2.12 The Company can deliberately reject requests with rational discernment. If the Client experiences an unjust judgment in his/her opinion, the Client can present his/her valid points via written letter.
- 12.2.13 The Company will decide on the base currency transaction if certain Force Majeure events happen. If volatility strikes unexpectedly, the Company has the final judgment in determining the apropos market prices equivalent to the trading hours.
- 12.2.14 The Client is obligated to follow the Company's Terms and Conditions of Use regarding the price determination. In the event of profound confusion, Clients are assured of having the best end if sharp market declines and prices are highly affected.
- 12.2.15 The Company may but is not required to provide currency changes, and it is up to the Client to read any reconvening changes. The Company is not liable if the Client fails to check updates regarding such occurrences that can lead to loss of money.
- 12.2.16 The Client acknowledges that his/her transactions will be converted to his/her base currency and that further Service fee and other fees must be settled according to the derivative conditions.
- 12.2.17 The Company is not accountable for any injustice, direct or indirect damage, or loss that the Client experiences with third-party content. Any fraudulent cases and notifications are to be forwarded to the Company. To ensure the highest possible protection, the Company discourages managing or making any deal outside the Company's premises.
- 12.2.18 The Company does not directly endorse legal guidance to any of the Clients. If any person approaches the Client saying that he/she is from the Company, urgently contact the Company for confirmation. There will be no circumstance that the Company will provide any legal guidance where failure to contact the Company immediately can potentially lead to personal identification breaches and loss of money.
- 12.2.19 The Company is not accountable for any information leaked from the Client's end; the Client is responsible for protecting their data and identities against fraudulent beings and third parties. The Company shall not be held liable for any charges that involve swindling and dealing with third parties and other actualities that offer legal guidance.
- 12.2.20 The Clients are the sole proprietor of their accounts; any possible loss and other failures will be under their care and supervision. Investments, transactions, and investment strategies are solely by the Client's free will, and any loss will not be held against the Company. For specific occurrences, contact the Company for further clarifications.
- 12.2.21 Remember that trading has a substantial risk and high reward nature where losing funds is expected, and none of it will be the Company's responsibility. Every decision the Client will make is considered his/her personal investment objectives and plan, and every strategy and transaction the Client will make is his/her sole decision. The Company will not be, in any way, liable for loss of money in the Client's investments.



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12.3 Indemnity

- 12.3.1 The Client is fully responsible for accessing his/her trading account and using it anytime and anywhere he/she wants. With that, the Client is solely responsible for anything and everything his/her account runs into, where the Client is fully accountable for every investment and trading strategy he/she accounts to make. The Company's directors, investors, shareholders, employees, agents, and personnel are not liable for the Client's account and his/her activities.
- 12.3.2 The Client agrees that breaches from any third-party software or communication will void any transaction and validation made by the Company. The Company does not condone any third-party software use or partnership outside the Company's premises. Any loss or damage will exclude the Company from any liability. In some cases where a personal breach is experienced (e.g., Viruses), the Company shall not be held accountable for any information leak and contravention, direct or indirect, since it is a sign of the Client's negligence.
- 12.3.3 The Company gives the Client the free will to perform lawful trading activities in his/her account. Accordingly, the Client may allow an authorized person that is his/her first-degree relative to trade on the Client's platform or his/her behalf. However, the Client must consent to the Company before such authorization. Failure to address the consent letter can lead to relevant restrictions and consequences.
- 12.3.4 Along the borders of the First-Degree Relatives, no one can be considered an Authorized Person, and further breaches against this rule can spur legal actions. With its reasonable and logical discretion, the Company can nullify any request for an appeal to have an Authorized Person. The Company can also suspend the Client's account for violating this condition. Any investment and trading strategy made by the Client's Authorized Person will be attached to the Client's account where this Agreement will apply. If evident negligence is found, the applicable restrictions shall apply.
- 12.3.5 If the Client finds it necessary to authorize a third party who is not his/her First-Degree Relative to access or use his/her account, the Client must send a request to the Company. The submitted written request must indicate the Client's explicit basis for authorizing the third party. The Company reserves the right to reject the third-party authorization request if it finds the basis invalid or illogical. If the Company finds the Client's reason valid, a third-party authorization may be granted, and the Company will provide written approval. The Client hereby agrees that accepting such authorization will immediately bind the relevant third party to this Agreement. All activities of the applicable third party in the Client's account shall be under the Client's own accountability. The Client is solely responsible for the relevant third party's operation, regardless of misuse or abuse of his/her account.
- 12.3.6 In line with the above-mentioned third-party authorization, the Company has the right to terminate the relevant third party's access at any time without prior notice. The Company can also restrict or cancel the third party's access or use without giving an explanation or justification.
- 12.3.7 The Client is solely responsible for safekeeping his/her account, including the Client's Authorized Person and authorized third party. Safekeeping also includes the details of his/her account, such as the Client's username and password.
- 12.3.8 Failure to keep the account secure can lead to potential loss and damage, for which the Company will not be held liable for any loss or damage. Accordingly, the Company encourages Clients not to leave their devices and trading platforms unattended. The Company also advises the Client not to give away the login details to third-party websites as it can lead to potential account theft.
- 12.3.9 If the Client believes his/her account was used without consent or was hacked, contact the Company immediately via email or Live Chat. In such a case, the Company may put the Client's account on hold to prevent further unauthorized transactions.



Trading with currencies, Contracts for Differences (CFDs), and other leveraged products comes with considerable exposure to risks. Additionally, market volatility may substantially affect the price or liquidity of an asset, where it is possible to sustain losses of some or all investments. Therefore, you should carefully assess your investment objectives, experience level, and risk appetite, and you should not use funds more than you are prepared to lose. Before deciding to trade, you should know and accept all the risks of trading in the financial market and seek independent advice if necessary.

- 12.3.10 The Company also prohibits account misconduct, and if the circumstance calls for it, the Company will notify the relevant Client of the problem. In its sole discretion, the Company may hold or suspend the Client's account until the applicable Client confirms final judgment regarding the account's activities.
- 12.3.11 The Company operates under the "Data Processing Law," wherein by using the Company's Services, the Client agrees to give the Company, along with its constituents, to collate personal data with the sole purpose of carrying out transactions and other services.
- 12.3.12 The Company values every Client's effort to partner with us, and with that, the Company ensures making the Client's account as safe as possible. Additionally, the Company consistently maintains its security and safety at the highest level to avoid potential harm. Therefore, all information the Client has provided the Company is kept for business purposes only. The Client's name, address, birth date, and occupation shall be kept safe from the public. The Company only collects the necessary information needed to enhance the Client's experience with the Company.
- 12.3.13 Along with its constituents, the Company has the right to access any of the Client's information for business purposes only. An example of cases where the Company, or any of its authorized representatives, can access the Client's account information is when the Company endorses a new service or product and when serving the Client's account. Information such as the Client's name, address, birth date, occupation, assets, and income are used accordingly.
- 12.3.14 The Company and its affiliated companies are also entitled to the Client's information for the betterment of several Services. However, just like the Company, the affiliates are also under an oath that requires them to contain the confidentiality of the information they obtain.
- 12.3.15 The Company will record any form of communication the Client initiated with us, as the Company will remain the sole proprietor of those records. The Company will use any recordings, emails, and messages as evidence for future use. The Client agrees that the Company can use the recording in any court hearing and other government/authority meetings. Lastly, recordings may be damaged or destroyed if there are several technical issues and other recurring problems.

13 Supporting Policies

13.1 Conflict of Interest

- 13.1.1 Policies are an addition to the Company's prime responsibility to perform professionally, reliably, justly, and in the best interests of its Clientele.
- 13.1.2 Although producing an in-depth list of all significant conflict-of-interest circumstances is not feasible, the following list comprises some relevant situations that may compromise a conflict-of-interest incident. These situations may necessitate a measurable risk of loss to the interests of one or more Clients. The following are in line with the existing environment, balance, and involvedness of the Company's industry:
- The potential use or distribution of private information copied from the Brokerage Department or other corporate components of the Company
 - The concern of essential external and internal publics, stockholders, directors, or managers of the Company
 - The gratuitous edifice of both publics may perhaps be rooted in the Client's trading volumes
 - The compensation of third parties where the interest of the Client clashes with the interest of the intermediary



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- 13.1.3 Furthermore, the previously stated situations that can start or lead to a conflict of interest are not irrefutable. Therefore, the Company will unequivocally investigate and evaluate each of the mentioned situations individually and take extra-due diligence measures to have compact proof that the ongoing case establishes a conflict of interest according to the requirement to act consequently.
- 13.1.4 In any case of conflict of interest, the Client must raise his/her concern regarding the matter via email.
- 13.1.5 The Company may conduct a thorough investigation regarding the Client's concern, which the Company may strive to resolve according to the Company's Terms and Conditions without flouting.
- 13.1.6 Should the conflict of interest of the Client be resolved and fulfilled, the Company may limit the access of the parties to the Company's services and other proprietary rights of the Company.

13.2 Risk Disclosure Statement

- 13.2.1 Investing in the financial market is connected with risk. This statement does not disclose all the possible risks and other significant aspects of trading derivatives, futures, and leveraged assets. Considering all possible risks, the Client should only use the Company's service if he/she understands the nature of the contracts and professional relationship upon entering and the extent of his/her exposure to the risks involved.
- 13.2.2 Trading derivatives, futures, and leveraged assets may not be suitable for all types of traders. Therefore, the Client is solely responsible for ensuring his/her experience, objectives, financial resources, and other relevant factors are considered thoroughly before he/she avails of the services of the Company.
- 13.2.3 The Company does not and cannot guarantee the Client's profit or loss in any financial instrument. The Client acknowledges that regardless of any information provided by the Company, the value of any financial asset or instrument may fluctuate and affect the Client's investment.
- 13.2.4 The Client understands that upon his/her trading, he/she accepts the risk and possibility of having losses and damages due to any financial asset or instrument.
- 13.2.5 The Company does not guarantee that information on the previous performance of a particular asset can affect its current or future performance.
- 13.2.6 The Client understands the risk of significant losses that may occur in a brief period due to the speculative nature of the Company. Derivatives and other instruments can be highly volatile, fluctuate rapidly, and show unpredictable events and results, none of which can be controlled by the Company or the Client.
- 13.2.7 If the margin capital of the Client is insufficient to hold ongoing trades, the Company can but is not obligated to contact the Client through phone call or email regarding the matter. The Client may be required to deposit additional funds on short notice. The Client understands that if he/she fails to act on the matter at the required time, he/she will solely be responsible for any loss or damage that may occur.
- 13.2.8 The Company stands on the right to regulate margin requirements for each product. Such measures could result in the Client's margin requirement growing, where the Client may be obligated to pay additional funds to uphold prevailing conditions.



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- 13.2.9 Upon entering this Agreement, the Client must be aware that trading will depend on actual financial products' price measures. The Client will then be uncovered from the related but overstated risks to grasping the fundamental assets. Here are some of the possible risks that happen at times:
- **Volatility** – Uncertain, unforeseen activities in the product's price can inflate the Client's profit or loss. Markets may not interchange consistently, and price gaps can happen with sequential quotes in the distance. One of the outcomes of this may be that stop-loss orders are implemented at unfavorable prices, either more complex or lesser than the Client may have expected, reliant on the path of the Client's trade.
 - **Currency** – Wherever the Client trades in a currency-dominated product in which he/she holds his/her account, fluctuations in the exchange rate can affect the Client's profit and loss.
 - **Liquidity** – In definite conditions, it may not be likely to close a portion of, or an entire point at, the current price or any kind.
- 13.2.10 Any trade of the Client is a counterpart of the Company. Correspondingly, several rights, advantages, or responsibilities may be relocated to any person. Therefore, while the Company intends to deliver the Client with the most optimized implementation and act judiciously and in agreement with the available Terms and Conditions of Use, trades made on the Client's account must be disclosed to the Company.
- 13.2.11 The Client is solely accountable for observing and managing his/her account. Must the net value of the account descend underneath the necessary margin, the Company can close some or all of the Client's trades at the current market price. However, this must not conversely be taken as a warranty, and the Client must guarantee that ample funds are in his/her account all the time.
- 13.2.12 When trading, the Company offers no assurances of profit or circumventing losses. Moreover, clients will not be promised such from the Company or its agents. Therefore, the Client should be cognizant of the natural trading risks and be financially capable of facing such risks and enduring any loss.

13.3 Complaint & Dispute Resolution

- 13.3.1 If the Client notices a discrepancy between the displayed trading results and those that should have been displayed, including, inter alia:
- The cases in which the placed order was not displayed or was changed
 - The position that should be opened is closed
 - The position which must be closed is not closed
 - When additional positions or orders appear
- 13.3.2 The Client must take immediate measures to remedy such situations by contacting the Company on the available means of communication or those contacts indicated on the Site.
- 13.3.3 The Client must submit his/her complaint to the Company in writing to the following email address: info@rentalzi.com. The Client should send any discrepancy concerns using his/her registered email with the Company for prompt identification. In case of different email address usage regarding the discrepancy, the Company reserves the right to reject the request. If the Client has limited access to his/her registered email, he/she must directly inform the Company by email before submitting his/her discrepancy request.
- 13.3.4 If the Client omits to comply with these actions, the Client waives his/her rights to mitigate any losses. Therefore, the Client bears full responsibility from the moment of his/her omission to perform the corresponding actions, regardless of the profit or loss's impact on the total amount.



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- 13.3.5 The Company will verify the Client's complaint within 30 business days of its submission, provided it is sufficiently documented. Accordingly, within 30 business days from the day of the complaint submission, under which the Company is examining the Client's complaint, the Client is obliged not to make any public statements in any form relating to his/her complaint. In case the Client violates his/her obligation, as described above, he/she will be liable for paying reputational damages of 100.00 USD per day to the Company. Such payment starts from the day of the violation, and the cumulative maximum cost may reach up to 10,000.00 USD.
- 13.3.6 The Client and the Company should undertake every effort to resolve any dispute in good faith and constructively. The Client acknowledges and agrees that threats and blackmail against the Company are prohibited. Such actions constitute legitimate grounds for the termination of negotiations and the immediate termination of any business relationship between the parties. The Company reserves the right to void the Client's profits and consider them null upon his/her violation of this clause.
- 13.3.7 Without prejudice to any other Company's rights under this Agreement, if the parties are in dispute regarding a trade warrant, the Company has the right, in its sole discretion and without prior notice, to accept any opinion and actions that it considers reasonable to limit the maximum amount involved in the dispute. The Company is not liable or has no obligations to the Client for any fluctuations and risks in the Client's trading accounts.



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