Aktien network

Terms and Conditions

Introduction These Terms and Conditions establish the agreement between Aktien Network (referred to as "the Company") and the end user of the Company's services (referred to as "the Client"). By creating an account and accepting these Terms and Conditions, the Client enters into a legally binding contract with the Company, governing their use of the services. By accepting these Terms and Conditions, the Client affirms their understanding and agreement to these terms. If the Client does not agree with any provisions outlined herein, they should refrain from accessing or using the website.

Services The Company provides trading services in financial markets ("Services"), including the opportunity for Clients to participate in options trading with predetermined fixed returns and other financial products that may be offered from time to time. The Client acknowledges that these Services are non-delivery based, meaning they are not entitled to the physical delivery of any financial instrument at any time.

Account Requirements To access the Company's Services and conduct transactions, the Client must create an account ("Account"). The Client acknowledges and agrees that:

- Before opening an account, they must review and accept the Company's Risk Policy, Privacy Policy, AML Policy, Withdrawal and Refund Policy, and these Terms and Conditions.
- The Client has no claim on the Account beyond executing transactions and withdrawing funds as per the specified terms.
- The Client's use of the Account and access to Services is subject to the Company's approval, which includes verification through the KYC process and other compliance measures.

Opening an Account The Client confirms that they are acting on their own behalf and not for another individual or entity. If the Client attempts to open multiple accounts under their name or another name or uses another person's account for Services, the Company reserves the right to close all accounts, cancel pending transactions, retain funds, and restrict future access to Services. Upon opening an account, the Client represents and agrees that:

- They are of legal age, mentally competent, and legally responsible for their actions.
- All information provided to the Company, including during the KYC process, is accurate, current, and complete. This information must match the name(s) on any payment methods used for deposits or withdrawals.
- They will promptly update the Company about any changes to their provided information.
- Their engagement in transactions complies with all applicable laws and regulations.
- They possess sufficient knowledge and experience in trading to independently assess its risks and benefits.
- They will implement and maintain appropriate security measures to protect their Account credentials from unauthorized access.
- If they detect unauthorized access to their Account, they will notify the Company immediately.

Compliance By registering on the website, the Client understands and accepts that the Company must conduct Know Your Client (KYC) and Anti-Money Laundering (AML) checks. The Company also complies with the General Data Protection Regulation (GDPR), where applicable. The Client may be required to submit documents such as a government-issued ID, proof of address, and proof of payment method. Failure to provide required documents or if such documents do not meet the Company's compliance standards may result in account suspension or termination. The Company may withhold funds until compliance requirements are met and is not obligated to provide feedback on rejected documents.

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Trading Instructions The Company processes all orders on a best-effort basis and does not guarantee execution priority over other counterparties. The Company reserves the right to:

- Reject, modify, or cancel transactions if they violate laws or regulations.
- Suspend or close accounts involved in unauthorized activities.
- Restrict the use of automated third-party trading software.
- Enforce position limits and withdraw specific financial instruments from the platform if necessary. The Company assumes no liability for losses resulting from technical failures, transmission errors, or internet service disruptions.

Collateral The Client must maintain sufficient funds as collateral for transactions. The Company determines the appropriate collateral amount at its discretion. The Client may need to deposit additional funds to maintain required margins. If the collateral is insufficient to cover liabilities, the Company may issue a margin call, and failure to meet this requirement could result in liquidation of positions.

Deposit Requirement To activate an Account, the Client must make an initial deposit, with the minimum amount set by the Company. This deposit serves as collateral for transactions and remains pledged to the Company until all obligations are fulfilled. The Client acknowledges that margin requirements may change at the Company's discretion and that additional deposits may be necessary to meet these requirements.

Orders and Instructions All transactions must be conducted through the Company's trading platforms. Trading conditions, such as market hours, minimum order quantities, and expiration dates, are specified on the website and are subject to modification. The Client assumes full responsibility for any losses incurred from their transactions.

By using the Company's Services, the Client acknowledges and agrees to these Terms and Conditions. The Company reserves the right to modify these terms at any time, with changes taking effect upon publication on the website.