Terms of Service

The financial trading services provided by the GOD BLESS TRADING Company are established in the British Virgin Islands and are operated under the license of the British Virgin Islands Financial Services Commission (BVIFSC).

1 、 Definition

The defined terms contained in the Terms of Use shall have specific meanings and may be used in the singular or plural as required, unless otherwise noted. The terms used are as follows.

- 1. "This service" refers to providing information using the financial transaction platform, payment service, IB system, mail system and various Internet services provided by the Company, and providing support related to all of them.
- 2. "User" means a person who has agreed to the terms of this service with us and registered as a partner (IB) as a trader.
- 3. "Terms of Service" refers to the terms that users must follow when using this service (hereinafter referred to as "Terms of Use").
- 4. "Delegated agent or attorney" means an agent or attorney who has been delegated by a power of attorney held by the Company.
- 5. "Balance" means the funds available in a trading account that can be used to trade financial instruments.
- 6. "Balanced currency" means the currency calculated at all rates, including spreads, fees and swaps.
- 7. "Client Money" means the money deposited with us and held for you. This is the amount of money that the user has deposited in the trading account plus or subtracted the profit or loss before or after the transaction, and the amount that the user should pay to the Company. The reverse is also true.
- 8. "Closed position" means a trading position that is no longer an open position.
- 9. "Share" means the balance of gains or losses derived from open positions plus or minus.
- 10. "Fair Stop Out" means closing a position with the highest margin if the margin level falls below the required minimum.
- 11. "Free Margin" means the funds available to open a position. It is calculated as

follows. Free Margin = Equity-Margin

- 12. "Margin" means the required funds available in a trading account to maintain an open position.
- "Margin level" means the Equity to Margin ratio calculated by "margin level = equity / margin".
- 14. "Open Position" means all positions that are not closed. For example, an open long position may not be covered by the opposite short position, or vice versa.
- 15. "Trading Account" means an account with a unique number that you hold to trade financial instruments on our trading platform.
- 16. "Valuable Date" shall mean the date of delivery of the Fund.
- 17. "Vault" means an account with a unique number held by you to carry out activities related to financing.
- 2 、 Scope of agreement

The scope of application of this agreement is as follows.

- 1. It applies to all relationships between the Company and the user regarding the use of this service.
- 2. The Company shall be able to change the contents of this service and these Terms of Use without prior notice to the user.
- 3. This Agreement supersedes any other contracts, arrangements, express or implied statements made by us, unless we determine that they need to be changed. If we change this agreement, we will give reasonable notice to the user.
- 4. 3 User registration / service contract
- 5. Those who want to use this service can register as a user from our registration designation form.
- 6. This service is open to anyone over the age of 18, who understands the language of the country in which it is supported, who can read and write, and who can promise to comply with the terms and guidelines of this service. increase.
- 7. After receiving the application in paragraph 3-1, we will send a confirmation e-mail to the user, and when the user receives the e-mail containing the transaction account number etc., the contract for this service (This contract will be referred to below) and this service will be started.

- 8. You acknowledge that you have read, understood and accepted the "Terms" in addition to our information available online from our website.
- 9. By accepting the "Terms", the user will conclude a legally binding contract with the Company.
- 10. The user acknowledges that our official language is English.
- 4 、 Service content
- 1. Those who want to use this service can register as a user from the registration specification form on the WEB.
- 2. We offer many financial products to our users only by execution, and the contract specifications can be found on our website.
- 3. The terms and conditions of transactions and enforcement rules for financial instruments offered by us can be found on our website at any time. We reserve the right to change the terms and conditions of transactions and enforcement rules at any time after notifying the user. If we make any changes to the terms and conditions of the transaction and any part of the enforcement rules, you will continue to be bound by the service contract, including but not limited to the changes made.
- 4. Under no circumstances will we give you any investment advice or recommendations or give any opinions in connection with the transaction. You understand that you should seek independent advice as needed in relation to trading financial instruments, such as trading specific financial instruments, pursuing investment strategies, fees, and the impact of taxes. ..
- 5. We may publish, as appropriate and as appropriate, materials containing, but not limited to, financial market conditions (the "Material") through our website and other media. .. We make no representations about the accuracy or completeness of the information provided, nor about any loss resulting from any investment based on recommendations, forecasts or other information provided by our employees, third parties or others. , I am not responsible. This material has not been prepared in accordance with the legal requirements that promote the independence of investment research, nor is it subject to the ban on transactions prior to the dissemination of investment research. All representations contained in this material are subject to change without notice. The opinions contained in this material are those of the author and do not reflect the opinions of the Company.
- 6. You understand that there is no physical delivery of the underlying asset (or reference product) of the CFD traded in your trading account.

- 7. You acknowledge that we are the sole executive body and an unregulated market.
- 8. You can trade with your trading account from 00.00.01 (GMT + 3) on Monday to 00.00.01 (GMT + 3) on Friday.
- 9. It is important to keep in mind that certain financial instruments are traded at certain times of the day. The user is responsible for reviewing the specifications of the contract of such financial instruments and confirming the details prior to the transaction. Our holidays are notified to users via our in-house email system.
- 10. We reserve the right to refuse to invest in or provide ancillary services to you at any time without obligation to notify you of the reasons in order to protect the legitimate interests of both you and us. To do.
- 11. Users can receive support services related to this service from our company.
- 12. This service may change or terminate the provision of this service and support for business or technical reasons.
- 5 \diagdown Precautions and disclaimers when using
- Those who have opened an account with us shall be able to use the EA / Strategy provided by us free of charge according to the conditions of the user category. However, it is prohibited to use it for accounts other than our company or accounts authorized by our company.
- 2. When using EA and Strategy together, it is the user's own responsibility to use them. We do not suffer any loss due to malfunctions or unconfirmed prior specifications that occur when using multiple EA or strategies (including our company's products including the same logic, commercial products made by other companies, self-made products, and all EA and strategies). No responsibility will be incurred and all will belong to the user himself / herself.
- 6 、 Change of notification information
- 1. If there is a change in the user's name, address, telephone number, email address, bank account used, or other information delivered to the Company, the user will immediately notify the Company (change of member registration information on the management screen). (Change / correct).
- 2. We have no obligation to change on your behalf.
- 3. If you cannot log in, you can retrieve your password by applying from the password

reminder form to send your password to the registered e-mail. We are not responsible for password leakage caused by using this function, so please use at your own risk.

- 7 、 Prohibition of transfer of rights
 - As a general rule, we prohibit the act of lending, selling or transferring the user ID issued by our company to a third party.
 - 2. The user is responsible for the management of the ID, and the user who registered the ID is responsible for all actions performed using the ID. (If your ID is used or leaked by a third party, please contact us immediately.)
 - 3. Once registered, the ID will continue to be registered as long as this service continues.
 - 4. We will identify the user by ID.
- 8 、 Password management, etc.
 - 1. The password issued by the Company to the user shall be handled with sufficient duty of care so that the user will not disclose or leak it to a third party.
 - 2. The user shall bear the responsibility for improper password management, mistakes in use, infringement due to the use of a third party, and liability.
 - 3. We will send a confirmation e-mail to the registered e-mail address you have sent to us during various procedures. In the unlikely event that the e-mail address is illegally accessed by a third party and the third party performs an act such as approval of various procedures, the user shall bear the damage and responsibility. Users are requested to strictly manage with sufficient duty of care.
- 9 、 Handling of personal information
- 1. When we acquire the personal information of the user for the operation of this service, we will use the personal information only for the purpose of use for which the consent of the user has been obtained in advance, and we will use this personal information for purposes other than the purpose of use without the prior consent of the user. I will not use it. In addition, when managing and using personal information, we will take care not to damage the interests of users.

- 2. Unless otherwise indicated, the purpose of acquiring personal information from the user is as follows, and the user agrees to the purpose of use.
 - For the provision of this service such as user identity verification and various communication matters
 - To use as marketing data for the purpose of performing our business and improving our service
 - For information and advertisements regarding services provided by our company and other services
- 3. We will not disclose or provide personal information to a third party without the consent of the user, except in the following cases.
 - When required by law
 - When it is deemed appropriate to provide personal information at the request of a court or an administrative agency
 - When it is deemed appropriate to provide personal information for the protection of users, public life, body or property.
 - When the Company outsources all or part of the handling of personal information to a contractor within the scope necessary to achieve the purpose of use set forth in the preceding paragraph.
 - When personal information is provided due to the succession of business due to joint venture or other reasons
 - In addition, when it is deemed appropriate to disclose or provide personal information according to social conventions.
- $1 \ 0$, Consent for information distribution by E-mail
 - 1. The Company or the contractor company shall be able to deliver information about this service to the user by e-mail.
 - 2. If you would like to stop the delivery of emails from us, please contact us using the inquiry form. In addition, if you want to stop the mail delivery, we will delete the registration information.
- $1\ 1$ 、 Notification method for users
 - The Company shall be able to notify or notify the user by e-mail notification or other methods that the Company deems appropriate (notification on the user's My Page, etc.).
 - 2. The notification by E-mail based on the preceding paragraph shall be delivered

when the Company issues a notification to the registered email address of the user.

$1 \ 2$ 、 User prohibited actions

In using this service, the user must not do the following acts. If the following actions are found, the use may be unconditionally suspended or deleted, and the reward may be frozen. In some cases, we will take legal action. The Company shall make a judgment as to whether or not there is a prohibited act, and it is not necessary to explain the content and grounds to the user.

- 1. Act of registering as a non-existent user
- 2. Acts used by persons other than the account holder
- 3. The act of using one account with multiple people
- 4. When registering as a user, the act of registering with false entries, clerical errors, or intentional omissions in the declared items
- 5. The act of having two or more accounts by the same person for one registration type (except when the Company specifically approves)
- 6. Acts that interfere with our business, whether intentionally or negligently
- 7. Acts that infringe the copyrights and other rights of the Company and its contractors
- 8. Acts that hurt our company or a third party, damage our reputation, and bring disadvantages
- 9. Infringement of intellectual property rights such as copyrights, personality rights such as portrait rights, other legal rights or rights worthy of protection, or acts that violate related laws and regulations
- 10. Acts that infringe on the privacy of third parties
- 11. Acts of illegal or suspicious activity
- 12. Trading behavior deemed inappropriate at our discretion
- 13. The act of depositing money into two (or multiple) vendors and trading in both denominated currencies (including same currency pairs and highly correlated currency pairs)
- 14. Acts of double-denominated transactions with our multiple accounts (including same currency pairs and highly correlated currency pairs)
- 15. The act of repeating deposits and trades between third parties at the same timing and withdrawing at the same timing
- 16. Transactions that are considered malicious and target blind spots in the services and systems provided

- 17. Transactions that are considered malicious only at the time of economic indicators, when the US employment statistics are released, and when the market price fluctuates sharply, such as when the government or central bank intervenes.
- 18. Trading in large lots without prior notice
- 19. Acts of registering with false contacts or third party contacts
- 20. Actions that misunderstand the judgment of consumers, or actions that the Company judges to be unfavorable from the judgment of consumers
- 21. Acts of being a quasi-prohibited or prohibited child and registering without the consent of a legal representative at the time of application
- 22. Act of registering as a user even though you are under 18 years old
- 23. Anti-social behavior, violation of laws and regulations, and acts prohibited by our company as appropriate
- 24. Acts of antisocial forces, zenkamono, law violators, and persons prohibited by our company to register as users

1 3 、About write input / upload data

- 1. User data uploaded by this service will not be returned.
- 2. If the user withdraws, we will destroy the user data uploaded by this service.
- 14、Customer funds
- 1. Unless otherwise instructed, we will deposit your money in one or more separate accounts held by a different institution than ours. This means that your money will be treated as belonging to you and we will not use your money to fulfill our obligations under any circumstances. A user's money is pooled with money belonging to another user, so individual users will not be charged for a particular total of a particular account in the event of bankruptcy. We exercise all deuce skills, care, and diligence in the selection, appointment, and regular review of the institutions in which your money is deposited. It should be noted that separated accounts are established, maintained and operated in accordance with applicable rules and regulations. We will give instructions to banking institutions regarding the transfer and operation of users' money. If a User has an open position, we will always, in our sole discretion, hold any unrealized losses incurred with respect to the open position for your credit. We reserve the right to offset the money of our customers. This effectively means that we will transfer some of the unrealized losses from the

banking institution to our account under the above terms. We may also transfer unrealized profits resulting from open positions from our account to the customer's funds account held by the banking institution.

- 2. We are not responsible for the solvency, act or omission of the bank institution where your money is stored.
- 3. We are not obligated to pay interest to users on the deposited funds.
- 4. As long as the margin remains in the user's account, the user transfers the ownership of the user's margin from the user to the company, the company keeps it as collateral, and the user's transaction is completed. At that point, we agree that we have the right to return it to you. In this case, the margin is not considered to be the user's money, but is regarded as a debt to the user of the Company, so the Company can use it after being obliged to repay it. Notwithstanding the above, your account balance and capital will not be affected and you will be able to continue trading and other activities as usual.
- 5. Subject to the restrictions mentioned in this Agreement regarding the operation of the storage location, you may use a portion of the funds equal to the Free Margin available in the relevant trading account, provided that there are funds available. You have the right to withdraw to that storage location.
- 6. You deduct the remittance fees charged by the institution holding the funds (or the intermediary involved in the process) and the fees incurred by other companies, and the funds are in the customer's vault on the value received by the institution. I agree to be deposited with.
- 7. You consent to the funds being deposited in the customer's vault only if we are convinced that the sender of the funds is the customer or the customer's delegated agent. If we are not satisfied with the above, we have the right to refuse the funds and return the funds to the sender using the same transfer method that originally received the funds, after deducting the transfer fees and other costs incurred by us. Have.
- 8. You agree that some of the funds will be withdrawn using the same remittance method and sender that we originally received the funds. In that case, we will return a part of the requested funds after deducting the remittance fee and other expenses incurred by us.
- 9. We reserve the right to refuse withdrawals requested by you using a particular remittance method and to propose alternatives.
- 10. If we are not satisfied with the documents provided by you in connection with your withdrawal / deposit, we will use the same remittance method in which we originally

received the funds, and we will incur any remittance fees and other charges. We reserve the right to return a portion of the deducted funds to the sender.

- 11. I agree that the institution may withdraw part of the funds for any reason, regardless of the user. As a result, we will immediately cancel each amount from your trading account, deducting any remittance fees or other costs incurred by us, using the same remittance method in which we originally received the funds. You agree that as a result, your trading account balance may be negative.
- 12. You acknowledge that all requests related to managing your trading account will be made through our client portal.
- 13. We make every reasonable effort to ensure that our customers are informed of the progress of the requests mentioned in this section, especially the expected processing time and the need for documents or additional documents that may delay processing. We shall take measures.
- 14. If your trading account is suspended for 6 months, we reserve the right to charge a US \$ 20 (or currency equivalent) account maintenance fee to keep your trading account open.
- 15. If your trading account is funded less than US \$ 20 (or currency equivalent), we reserve the right to notify you accordingly, close the account and charge relevant fees.
- 16. If not used for the first 6 months, we reserve the right to charge a monthly account maintenance fee of US \$ 10 per unused month.
- 17. You can find out about the standard processing time for your deposits and withdrawals through our official website.
- 18. We reserve the right to request additional information and / or documents to ensure that your deposit / withdrawal request is legitimate. We also reserve the right to deny such requests if we determine that they are not justified. The user acknowledges that in such cases, the processing of the request may be delayed.
- 15, Commission
- 1. Before trading CFDs, users should consider applicable fees such as spreads, fees and swaps. The user is responsible for asking us for explanation as necessary.
- 2. You should be aware that not all fees are displayed in monetary terms (for example, fees may be shown as a percentage of the value of your CFD), so you are in the amount of the percentage. You need to make sure you understand.
- 3. We reserve the right to change the rates applicable to transactions of financial instruments at any time without prior written notice to you. The latest information

can be found on our website.

- 4. You should keep in mind that all applicable fees will be immediately deducted from your trading account.(Spreads and commissions)
- 5. Spreads (including our markup, if applicable) and fees applicable when making a transaction can be found on our website. (Swap or finance fee)
- 6. Swap or finance fees are interest rates that are added or deducted to hold an open position at night.
- 7. Depending on the position you hold and the interest rate of the currency pair involved in the transaction, the customer may be credited or deducted from the loan fee. This operation takes place at 23:59 server time and the resulting amount is automatically converted to the customer's balance currency.
- 8. Swaps from Monday to Thursday will be billed once and swaps from Friday to Saturday will be billed triple (to cover the cost of trading on the weekend). Our rollover interest rates are based on the overnight rates provided by Bloomberg and we will update those rates as necessary. Also keep in mind that if there is a market for certain commodities on weekends, swaps will only be charged once on Friday and once on Saturday and Sunday.
- 9. More information about swaps can be found on our website.

1 6 、Temporary suspension of this service

The Company may temporarily suspend this service for the following reasons without the prior consent of the user.

- 1. For system maintenance.
- 2. When this service cannot be provided due to natural disasters such as fire, storm and flood damage, and earthquake.
- 3. When we judge that we cannot provide smooth service regarding this service provision.

1 7 Specification changes of this service, etc.

The Company shall be able to add or change the specifications of this service without the prior consent of the user.

18, Regarding deposit

We do not accept any payments from third parties. When making a deposit, it can only be made from the same name as the trading account name. Funds sent in the name of a third party will be returned immediately without exception. In addition, in order to deposit to our trading account, we accept only the specified deposit method, log in to My Page, click "Deposit" from the menu in My Page, and request Please choose your payment method. After confirming the necessary steps and details, please proceed to the completion of payment.

19、Withdrawal

We do not accept any withdrawal requests from third parties. When requesting withdrawal, we will only accept domestic financial institution accounts that have the same name as the account and have the country of residence or nationality. If you apply for withdrawal in the name of a third party, it will be rejected. In addition, in order to withdraw from our trading account, we accept only the specified withdrawal method, log in to My Page, and click "Refund" from the menu in My Page. , Please select your preferred withdrawal method. After confirming the necessary steps and details, please proceed to the completion of the withdrawal application. In addition, since the same amount of funds as the user's operating funds are stored separately, you can make transactions with confidence, and withdrawals can be made directly from the same account so that it can be done more quickly and smoothly. increase. Withdrawal applications are limited to those who have submitted the documents associated with opening an account.

$2 \ 0$ 、 Conclusion of contract

- 1. As described in Section 3-3, after receiving the application for user registration from our registration designation form, we will send a confirmation e-mail to the user, and the user will enter the transaction account number etc. The contract for this service is concluded when you receive the e-mail you sent.
- 2. A registered user is considered to have accepted this agreement.
- 3. When the partner (IB) agrees to this agreement and the partner terms of use separately set, register with us as IB, submit the required documents

to be submitted, and when approved as a partner, a contract is made between us and the partner (IB). Suppose that it has been concluded.

2 1 、 Cancellation / Return / Refund

- We cannot take any responsibility or refund for the loss when the user who opened the account makes a trade. All shall be used at the discretion and responsibility of the user.
- 2. In the case of "12, prohibited acts of the user", the withdrawal may not be permitted, and the user shall not claim the meaning. In that case, we will refund the deposited principal. However, if the principal is lost at the time of discovery, the principal will already be 0 yen and refund processing will not be possible. In this case, the profit of the transaction with the bonus granted will not be the principal.
- 3. If the number of partners (IB) that we recognize as troubles associated with the promotion of the service exceeds 5 in 30 days, the reward will be frozen, the cause will be clarified, and prevention of recurrence will be guaranteed. Until then, it will remain in that state.
- 4. If the Partner (IB) finds that the reason for the trouble is that we are illegal or offensive to public order and morals in the promotion of the service, or that it violates these Terms of Use, we will cancel the registration of the promotion of the service. IB rewards may also be confiscated and unconditionally suspended or deleted. In some cases, we will take legal action.
- 5. Payments made within 5 minutes by users via a partner (IB) are not included in the IB reward.
- 6. Transactions by violators of the Terms of Service via Partner (IB) may be exempt from compensation after they are discovered.

 $2\,\,2$ 、 About cancellation of loss compensation at the time of withdrawal

We prohibit malicious transactions using bonuses and blind spots of the zero cut stem, and based on Terms of Use 12, 13, 14 the act of depositing to two companies (or multiple companies) and doing double-decker transactions Or, it is prohibited to make a double-decker transaction with multiple accounts of our company. If we determine that the transaction was made using the deposit bonus, the withdrawal amount will be the amount after deducting the loss compensation amount (the amount borne by us at Zero Cut Stem) at the time of application for withdrawal. increase. This judgment is based on the experience of our monitoring team and may differ from the user's intention, but we may execute it when there is a suspicion. We kindly ask for your understanding in advance before making a transaction. Since you have agreed to these terms and guidelines when opening an account, we will assume that you have agreed to the above items when you start trading, and we will respond to inquiries after execution. Please note that we will not do it.

23、Disclaimer / Responsibility

- 1. We always conclude user transactions in good faith.
- 2. The Company shall be liable for any actions or omissions performed by a natural person or legal entity that provided information to the Company in connection with the execution of the user's financial instruments transaction, except as a result of the Company's negligence or fraud. not.
- 3. We do not take any opportunity loss due to the depreciation of a user's financial instruments transaction, regardless of the cause, except as a direct result of our intentional act or omission. I am not responsible for it.

$2\ 4$ 、 compensation

 You will indemnify us for any costs incurred due to (i) breach of your service contract or (ii) false or misleading information you provide to us, or on demand. Shall be.

25 , Contract period

This Agreement is valid indefinitely from the date of conclusion of this Agreement until termination or default.

26, Amendment and modification of this service and this agreement

1. We reserve the right to change any part of these Terms at any time. In particular, if we determine that such a change is necessary upon the

announcement of the competent regulatory authority, under such circumstances, we will notify the user in writing or through our website as appropriate and make the change. You have the right to accept or not. Under such circumstances, you reserve the right to be notified in writing or through our website as appropriate and to decide whether or not to accept the changes. The user's consent is not required for the changes to take effect immediately.

$2\ 7$ 、 Cancellation and breach of contract

- 1. You may send a registered mail notification to our registered address or email our designated recipients within 15 business days of announcing the changes under the "Services and Amendments to these Terms" above. By submitting, you reserve the right to terminate the service contract provided that there are no outstanding positions traded in that trading account and that you have no outstanding debt to us. ..
- 2. We may terminate this service contract by notifying the user by e-mail at least 7 business days prior to the end date.
- 3. The user reserves the right to immediately terminate this service contract by notifying the former by e-mail when the following paragraph 27-4 becomes effective.
- 4. The Company shall immediately terminate this service contract in the following cases.
- When a third party violates any part of the service contract on behalf of the user.
- Applications, orders, resolutions or other announcements related to bankruptcy or hoisting procedures involving users.
- Death of the user.
- When the user engages in all kinds of fraudulent activities.
- When the prohibited acts of Article L are applicable.
- 5. Termination of this service contract does not mean that the responsibility of the user will be extinguished. The user shall continue to be obliged to pay the amount attributable to the Company or the expenses borne by the Company upon termination of this service contract. The same shall apply to damages caused by arrangements or settlements.
- 6. Upon termination of this Service Agreement, the Company shall immediately remit to the User the available amount existing in the

Transaction Account minus the unpaid amount that the User should pay to the Company.

7. If Section 27-4 above becomes effective, we reserve the right to cancel transactions that are deemed to be contrary to the interests of us or our users.

$2\ 8$ 、 Approval

The user shall also approve the following matters.

1. The partner (IB) system is a standard feature.

2 9 Confidentiality and personal information protection

- We are responsible for the personal data of users that we store in accordance with the processing of personal data (Data Protection Act 2017).
- 2. We will not disclose any confidential information of you to any third party except as requested by the competent regulatory agency. Such disclosures shall be made on a "need to know" basis, in accordance with the provisions of applicable law, unless otherwise instructed by a government agency. Under these circumstances, we will explicitly notify third parties of the confidentiality of the information.
- 3. You may contract with us for statistical purposes in order to improve our marketing, and as a result, some or all of your personal data may be anonymous and aggregated. I accept and agree that it may only be disclosed in.
- $3 \ 0$ 、 Phone call recording
 - The contents of the telephone call between the user and our company (hereinafter referred to as "telephone record") may be recorded and saved as an electronic record. You agree that you have the right to use telephone records when we deem it necessary, including in the event of a dispute between you and us.
 - 2. All instructions received from you on the phone in connection with the trading of financial instruments shall be decisive and binding.

- 3. We may provide a copy of a recording of such a telephone call to the competent regulatory authority without notice to you.
- $3\ 1$ 、Stakeholder conflict
- You acknowledge that conflicts of interest may arise if our interests conflict or appear to conflict or interfere with your interests under the "Service Agreement"...
- 2. Specifically, the user consents to the following.
- Our company can execute the instructions of different users who are in opposite positions at the same time.
- We can establish businesses that include, but are not limited to, transactions. We also have relationships with the issuers of other financial instruments and we may have an economic interest in such financial instruments.
- As a result of introducing the user, the Company may pay a fee or other related fees to a third party (in such a case, the user shall be notified to that effect).
- For more information, please read the Conflict of Interest Policy available on our website.

$3\,\,2$ 、 Consent to direct contact

You agree that any communications we receive from time to time in connection with this Service Agreement, or any other marketing-related communications, will not infringe your rights under this Service Agreement.

$3\,\,3$ 、 Representations and Warranties

- 1. You represent that you have not been compelled or otherwise persuaded to conclude this Service Agreement.
- 2. The user has declared that he / she is 18 years of age or older (if the user is a natural person) or has full capacity (if the user is a legal entity), and therefore the user "services". You can conclude a "contract".
- 3. You acknowledge that we reserve the right to revoke a power of

attorney that governs your relationship with your delegated agent at any time without prior written notice.

- 4. We are not involved in any act that is deemed to constitute a solicitation for financial services. You fully understand the requirements and implications of, but not limited to, the regulations and reporting obligations set by the jurisdiction of your area in connection with the conclusion of this Service Agreement and your dealings with us. We also declare that we will comply with all such applicable requirements.
- 5. The User declares that the transaction of the financial instrument is proportional to or reasonable for the user's specific financial situation and seeks independent financial advice or, if necessary. increase.
- 6. You agree that trading of financial instruments may only be conducted through our trading platform, which is always available to you.
- 7. The user accepts the contract specifications of each financial product available on our website. You also acknowledge that we reserve the right to change the contract specifications without prior written notice.
- 8. If the user is multiple natural persons or legal persons, the obligations and responsibilities of the user based on this agreement shall be joint. Under the above circumstances, all communications, including but not limited to notifications and orders, shall be construed as delivered to all natural persons or legal entities that make up the user.
- You agree that we will take all reasonable steps to ensure compliance with applicable rules and regulations, and such reasonable steps shall be binding on you.
- 10. The user agrees that the Company has liens on the amount of money deposited in the user's trading account that the former should pay to the latter. We do not require the consent of the user to exercise the lien, but the former shall notify the latter of its intention.
- 11. You represent that we reserve the right to withdraw from your trading account each time the payment is due to us.
- 12. You agree to invalidate your trading account at your discretion if your trading account has not been used for 6 months and its balance is

below US \$ 20 or equivalent currency. You can activate your trading account at any time. You can check the status of your trading account on the client portal.

$3\,\,4$ 、 Unreasonable event

- 1. The Company shall, based on its rational view, determine that a force majeure event has occurred. Under such circumstances, we shall take all reasonable steps to notify the user.
- 2. An irresistible event includes, but is not limited to, a natural, technical, political, governmental, social, economic, irresistible or similar event or situation that occurs after a transaction of a financial instrument has taken place. It is an event or situation, and such an event or situation was not predicted on the day of the transaction. In addition to the above, force majeure events may include cases of illegal activity against our servers beyond your control or our control.
- 3. If we determine that a force majeure event has occurred, we may do the following without prejudice to the other rights of the user under this Service Agreement.
- Increased margin requirements
- Increased spread
- Decrease in leverage
- In good faith, close open positions at a price that we deem reasonable.
- Requesting correction of closed positions
- · Stop investing and / or providing ancillary services to clients
- Amend the contents of this service contract because it is impossible for us to comply with this service contract.

$3\,\,5\,$. Governing law and jurisdiction

- You agree that this Service Agreement and the investments and / or ancillary services we provide under it are governed by the laws of the British Virgin Islands.
- 2. All procedures and resolutions that may involve us and you shall be carried out in the court of jurisdiction of the British Virgin Islands.

36, General clause

- 1. Unless otherwise instructed, all notices, instructions, requests, or other communications shall be made to us in writing by you and shall be sent to the address of our registration office listed on our website. Shall be. All notices, instructions, requests, or other communications will be effective upon receipt by us.
- 2. You shall not assign or transfer your rights or obligations under these Terms to any other individual or legal entity under any circumstances.
- 3. Under certain conditions, we may assign or transfer all or part of our rights or obligations under these Terms to another individual or legal entity.

37, Unenforceable by court

If, for whatever reason, a part of this Service Agreement is determined by the court of competent jurisdiction to be unenforceable, that part shall be separated from this Service Agreement and this Service Agreement shall be separated except for the separated part. It shall be valid and enforceable.

38、FAQ

If you have any questions regarding these Terms, please contact the Customer Support Department first.

39、Cancellation / withdrawal

If you wish to cancel or withdraw from the membership, please apply from the inquiry form. If you apply for withdrawal, we will process the withdrawal within one week. With regard to the account balance, the withdrawal process will be carried out by the prescribed method under the responsibility of the account opener before the cancellation / withdrawal application is made. In addition, the account balance will be abandoned because the account itself will be destroyed when the withdrawal process is performed. If you apply for withdrawal while your partner (IB) has unpaid sales of less than 5,000 yen, you will be abandoned to receive the sales at the time of application. There is

no charge for cancellation or withdrawal.

$4\,\,0$ 、 Service support time

The time zones for opening an account, accepting partners (IB), and issuing IDs, etc. are as follows. Account opening, partner (IB) acceptance, ID, etc. can be issued 24 hours a day. E-mail and telephone inquiries will be handled from 10:00 to 17:00 every day except weekends and holidays.