

CLIENT AGREEMENT

1. General conditions

1.1. Client agreement, Regulation and Notice of risk determine conditions and procedure operations. The terminology used in documents can be found in a separate application.

1.2. Agreement is made between OTM CAPITAL (OTM VENTURES INC)., hereinafter referred to as Company, and an individual who opened an account in the Company, hereinafter referred to as Client.

2. Opening account

2.1. To open an account Client must fill in registration form on Company Website:

<https://partner.otmcapital.com>

2.2. Client accepts conditions of the Agreement, Regulation and Notice of risk.

2.3. Client adds money to account within thirty days from the moment of opening.

3. Calculating procedure

3.1. US Dollar is the deposit currency; all adding and withdrawing operations are made in US Dollars (Refer to Company's peg rate on Funding/Withdrawal – <https://partner.otmcapital.com>)

3.2. Client has the right to control adding money to and withdrawing money from account.

3.3. Automatic adding is possible at any time.

3.4. Client is able to withdraw any commission payout in his account

3.5. Orders on adding and withdrawing money are accepted in working hours and their execution is realized in working hours of payment department. Special cases will be considered.

3.6. If there is doubt that a Client has fulfilled clauses 4.7-4.8, Company can extend time of order consideration for 3-5 working days.

3.7. Client incurs all losses connected with adding and withdrawing money to/from account.

3.8. Company has a right not to convert money from one payment system in another one.

4. Privileges and responsibilities

4.1. Company can change this agreement by sending a letter of notification to the client.

4.2. Company can increase funding/withdrawal spread according to Regulation.

4.3. Company doesn't take responsibility for Client's activity or inactivity. Information offered by Company is introductory in its nature; it expresses the author's opinion and doesn't contain orders for any commercial actions.

4.4. Company is not responsible for dereliction of duties caused by failures in connection channels or Internet problems.

4.5. Client is responsible for the state of his account and security of his passwords.

- 4.6. Client has the authority to sign this agreement, make requirements, give orders and meet corresponding commitments.
- 4.7. Client confirms that all information given in registration form is true, precise and up-to-date.
- 4.8. Client has a legal source of money.
- 4.9. Actions carried out by Client according to the Agreement and Regulation do not break laws, regulations and other rules applied to Client or under Client's jurisdiction.
- 4.10. Company can ask the Client for sending his identity document, also in electronic format.
- 4.11. Company can block an account used by Client not for its intended purpose

Administration of claims and disputes.

- 5.1. Claims for wrongly transferred funds to other client is not considered.
- 5.2. Company doesn't repair moral damages.
- 5.3. All claims are sent to cs@otmcapital.com.
- 5.4. Term of the claim consideration is not more than 15 working days.
- 5.5. If a disputable situation is not described in Client agreement, Regulation or Notice of risk, Company can solve this problem in accordance with its working practice.

OTM CAPITAL - OTM VENTURES INC

