



**Contract of service provided on international financial markets  
and working with binary options № \_\_\_\_\_**

## 1. CONTRACT PARTIES

1.1. Master Services Inc. further referred to as “the Company” and a person, who has accepted conditions of the present Contract and completed the registration form, further referred to as “the Client”, have concluded the present Contract of service provided on international financial markets and working with binary options, further referred to as “the Contract”.

## 2. CONTRACT SUBJECT

2.1. Subject of the present Contract is provision of services comprising processing of the Client’s orders to conduct trading operations with financial instruments on international financial markets and working with binary options.

2.2. In case the Client properly discharges his/her obligations in regards to all provisions of the client agreement, the Company provides services for the Client in accordance to the client agreement.

## 3. SERVICES OF THE COMPANY

3.1. Services of the Company - any interactive software and other services offered by the Company, which allow the Client:

- to contact the Company;
- to receive information and quotes from the Company or the third party authorized as a service provider;
- to give the Company orders to conduct trading operations with financial instruments on international financial markets and working with binary options via the client terminal. The client terminal performs electronic communication of data transferred by the Client to the Company via specialized software.

3.2. Services of the Company comprise the client terminal, 24/5 client support service, analytical and news information.

3.3. In regards to the Client’s trading operations the Company does not provide trust services and consultations on trading. The Company can process the Client’s orders to conduct trading operations with financial instruments on international financial markets and working with binary options even in case such trading operation may be unprofitable for the Client.

3.4. In the frame of trading operations no material delivery of a financial instrument is conducted. Entries relevant to profits and losses are made in the trading operation register of Master Services Inc. right after position closing.

3.5. Company does not provide financial services for United States residents.

## 4. ASSERTIONS AND GUARANTEES OF THE PARTIES

4.1. The client agreement contains the complete description of conditions, under which the Company provides its services to the Client. The following documents are considered essential integral parts of the client agreement: the present Contract, Forex technical regulations, ECN technical regulations, CFD technical regulations, Binary options technical regulations, Financial regulations, Risk notification, Master Services Inc. privacy policy, Anti-money laundering and anti-terrorist financing policy, Claims management regulations, Glossary. As appropriate, the following documents are also considered essential integral parts of the client agreement: Swap-free (Islamic accounts) service provision regulations, Swap-free activation request form, Password/data change request form, Master Services Inc. reclamation form. The client agreement comprehensively regulates all relationships between the Company and the Client concerning processing of the Client’s orders to conduct trading operations with financial instruments on international financial markets and working with binary options.

4.2. The Client guarantees that the present Contract and the client agreement provisions were carefully read and accepted by the Client, for these terms define all conditions of Client-Company interaction.

- 4.3. The Client agrees that the present Contract, along with the client agreement provisions, is essential integral part of the client agreement.
- 4.4. The Company is not liable for the results of the Clients' trading operations conducting with financial instruments on international financial markets and working with binary options.
- 4.5. The Client is the only authorized user of the Company's services regarding the Client's personal wallet and trading accounts. The Client is irreplaceable subject of legal relations emerging from the client agreement provisions. Client's rights cannot be delegated, and obligations cannot be imposed on another person.
- 4.6. In case the Client is a private person, legally capable citizen, non-USA resident and of majority age (majority age is defined by law of the Client's country of citizenship). In case the Client is a legal entity, legally capable organization and non-USA resident. No person but the Client has rights of action or obligations regarding transactions conducted on Client's trading accounts/personal wallet.
- 4.7. In case the Client is a private person, it is implied that he/she personally filled in the registration form; in case the Client is a legal entity, it is implied that the registration form was filled by a person authorized for such actions.
- 4.8. All financial transactions on the Client's trading accounts and personal wallet are conducted in accordance to the Financial regulations and other provisions of the client agreement.
- 4.9. All Client's executed transactions and orders will be considered ultimate, in case the Client doesn't protest them during 2 (two) days since the moment, when monthly statement was transferred electronically for Forex and in case the Client doesn't protest them during 2 (two) days since the moment of operation execution for binary options.
- 4.10. In case no financial transactions are conducted on the Client's personal wallet within 60 (sixty) calendar days, and if all Client's trading accounts are in the archive, register entry on such personal cabinet is moved to the archive without a possibility to restore it.
- 4.11. In case no trading account is opened within 30 (thirty) days from the moment of the personal cabinet registration, register entry on such personal cabinet is moved to the archive without a possibility to restore it.
- 4.12. In case of any disputable situation, English version of the present Contract and the client agreement provisions has higher priority, than versions in other languages.

## **5. RIGHTS AND OBLIGATIONS OF THE PARTIES**

### **5.1. The Client has a right:**

- 5.1.1. At his/her sole discretion to give the Company an order to conduct trading operations with financial instruments and binary options in accordance to the client agreement provisions;
- 5.1.2. In case of absence of debt to the Company, to demand the Company to discharge its obligations in favor of the Client to the extent of free margin amount of his/her trading accounts and/or personal wallet;
- 5.1.3. In case a disputable situation occurs, to make a claim properly in accordance to the Claims management regulations;
- 5.1.4. In his/her sole discretion to terminate the present Contract, in case no debt to the Company exists.

### **5.2. The Client is obliged:**

- 5.2.1. To adhere to the client agreement provisions when conducting trading operations on international financial markets and working with binary options;
- 5.2.2. To adhere to the client agreement provisions when conducting financial transactions on his/her trading accounts and/or personal wallet;
- 5.2.3. To be exclusively responsible for all actions regarding trading accounts and personal cabinet resulted from usage of usernames and passwords;

5.2.4. To be exclusively responsible for all his/her actions, including giving orders to conduct trading operations with financial instruments on international financial markets and working with binary options;

5.2.5. To be solely responsible for correct trading strategy choice and comprehensive risk consideration;

5.2.6. To be fully responsible for preserving confidentiality of information received from the Company and to accept risk of financial loss that may result from unauthorized access to his/her trading accounts by the third parties;

5.2.7. To monitor his/her trading accounts' status;

5.2.8. To monitor his/her personal wallet's status;

5.2.9. In cases, stipulated in the present Agreement, specify authentic and correct contact details, particularly email address and mobile phone number. The Client commits to inform the Company in due time about contact details change;

5.2.10. To adhere to the Company's Privacy policy disclosed in the client agreement provisions.

5.3. The Company has a right:

5.3.1. In case the Client violates one or several sections, paragraphs or sub-paragraphs of the client agreement:

- to review value of the Company's obligations to the Client, with corrections being made to a relevant trading operation register entry;
- to close one or several Client's positions at the current market price;
- to suspend service provision in regards to the Client's trading account;

5.3.2. To contact the Client with any question concerning the client agreement, particularly, in order to make certain in the Client's intentions regarding his/her actions on trading accounts and personal wallet;

5.3.3. To modify, to add, to rename or to leave unchanged any sections, paragraphs and sub-paragraphs of the client agreement, as well as trading conditions and contract specifications on the Company's website. In case any changes are made, the Company notifies Clients of this using one of the communication means listed in paragraph 7.1 of the present Contract not later than 2 (two) working days before the changes come into effect. Calculation of the specified period starts from the day of notification.

5.3.4. To block the client or his trading accounts, in case of detection the client's activity or his accounts, aimed at disabling the company's hardware or software. In order to unblock the accounts, client has to contact the client support department.

5.3.5. In case objective causes emerge, the Company has a right to suspend servicing of the Client's personal wallet and trading accounts at its sole discretion.

5.3.6. To review value of the Company's obligations to the Client, with corrections being made to relevant trading operation register entry, in case the Client's order to conduct trading operations is executed by the Company in a way that is not in conformity with the client agreement provisions;

5.3.7. To engage the third parties for service provision in accordance with the present Contract, under the condition that they completely assume the Company's rights and obligations and agree with the client agreement provisions;

5.3.8. To terminate the present Contract in its sole discretion after notifying the Client of the termination and discharging financial obligations to the Client to the extent of free margin amount on the Client's trading accounts and/or personal wallet;

5.3.9. In regards to any circumstances and situations not covered by the client agreement provisions the Company has a right to act at its own discretion in accordance to business customs and existing practice.

5.3.10. For security purposes to perform authenticity check by calling to a mobile phone number specified in the personal cabinet's registration form and application forms of promotions and tournaments.

In case the Company fails to confirm the mobile phone number, it has the right to reject the Client's application for participation in a promotion, to refuse to pay a bonus amount or a prize amount, to reject withdrawal of a profit gained by the Client in the result of trading operations.

5.4. Obligations of the Company:

5.4.1. In accordance to the client agreement provisions to provide services comprising processing of the Client's orders to conduct trading operations with financial instruments on international financial markets and working with binary options;

5.4.2. In accordance to the client agreement provisions, in case no obligations on the part of the Client exist, on the Client's request to discharge the Company's financial obligations to the Client to the extent of free margin amount on the Client's trading accounts and/or personal wallet;

5.4.3. To adhere to the Master Services Inc. client agreement provisions.

## 6. LEGISLATION IN FORCE

6.1. The client agreement provisions are regulated by the law of Belize.

6.2. Exclusive jurisdiction belongs to law-courts of Belize.

6.3. In regards to the client agreement provisions the Client agrees with Belizean law-courts' jurisdiction.

6.4. In case of a disputable situation being considered in accordance to the law of Belize, the language used for adjudication is English.

6.5. In case of a disputable situation being considered in accordance to the law of Belize, the Company has the right to use translation service during the law suit.

## 7. FEEDBACK WITH THE COMPANY

7.1. The Company can contact the Client using the following communication means:

- the trading platform internal mail service;
- email;
- phone, including Voice over IP;
- postal matter;
- chat on the Company's website;
- forum on the Company's website;
- updates of the Company's news section of the Company's website.

7.2. Any communications (documents, announcements, notifications, acknowledgements, reports, extracts from the trading operation register, etc.) are considered received by the Client:

- after 1 (one) hour after a message was sent to his/her email;
- right away after a message was sent via the trading platform internal mail service;
- right away after a message was sent via fax;
- right away after a phone conversation is over;
- after 7 (seven) calendar days since a postal item was sent;
- right away after an announcement was located in the Company's news section of the Company's website.

7.3. Before the 5th (fifth) day of each month the Client receives a statement of all trading operations conducted during the previous month on his/her trading account/accounts to an email address mentioned during his/her personal wallet registration.

7.4. The Company has the right to use contact details specified by the Client in personal cabinet's registration form to distribute news, advertisements and information letters.

7.5. The Company has the right to use contact details specified by the Client in personal cabinet's registration form to take opinion polls or other forms of marketing researches.

## 8. CONTRACT VALIDITY PERIOD AND TERMINATION PROCEDURE

8.1. The present Contract is concluded for an indefinite term.

8.2. The present Contract becomes valid as the Client accepts conditions of the client agreement provisions.

8.3. The present Contract is considered terminated as the Client's account in the personal cabinet becomes blocked along with all trading accounts attached to the personal cabinet in question.

## 9. DETAILS OF THE PARTIES

Company	Client
Master Services Inc.	Name:
Beneficiary's Account Number (IBAN): LV18 CBBR 1123 1232 0001 0	ID number:
Beneficiary's Address: Suite 5, Garden Plaza, Mountainview Boulevard, City of Belmopan, Belize	Address:
Bank Name: Baltikums Bank AS	Phone number:
Bank SWIFT Code: CBBRLV22	E-mail:
Bank Address: Smilsu iela 6, LV-1050, RIGA, LATVIA	Trading account number:
	Personal wallet number:
	Payment details:
	The name of the Bank:
	Bank Swift code:
	Bank account number:
	Bank account number (IBAN):

Authorized person

Authorized person