



1. INTRODUCTION — ABOUT US

We reserve the right to change this Agreement at any time and notify you of any such change either via email or through the Broker. Any changes to the Agreement will not apply to transactions performed prior to the date on which the changes become effective.

2. COMMUNICATION WITH US

You may communicate with us in writing (including fax), by email or other electronic means, or orally (including by telephone). The language of communication shall be English and you will receive documents and other information from us in English. However, where appropriate and for your convenience, we will endeavor to communicate with you in other languages. By accepting and agreeing to the Terms and Conditions of this Agreement, you accept the following terms and conditions and all the policies included in the official broker of the Brokerage [Stockprotrade].

The Brokerage is free to use any idea, concept, know-how or technique or information contained in your communications for any purpose including, but not limited to, developing and trading Plans. The broker monitors your communications to evaluate the quality of service you receive, your compliance with this Agreement, the security of the broker, or for other reasons. You agree that such monitoring activities will not entitle you to any cause of action or other right with respect to the way the Broker monitors your communications.



The Broker may record telephone conversations to ensure that the services provided are being delivered in accordance to quality assurance guidelines and the Brokerage standards. Such records will be the Brokerage property.

3. MEMBERSHIP ELIGIBILITY

Services are available and reserved only for individuals or legal entities that have established a legally binding contract under the laws applicable in their country of residence. Without limiting the below mentioned terms, our Services are not available to people aged under the age of 18 or who have not attained the legal age ("Minors"). To avoid any doubt, we disclaim any liability for unauthorized use by Minors of our Services in any manner or another. Services Without limiting the above-mentioned provisions, our services are not available in areas where their use is illegal and the broker reserves the right to refuse and/or cancel access to its Services to anyone at its sole convenience.

For avoidance of doubt, the ability to access our website does not necessarily mean that our services, and/or your activities through it, are legal under the laws, regulations or directives

relevant to your country of residency. Stockprotrade reserves the Right to not provide full transaction services to accounts yet to complete it's Membership Verification or any form of kyc verification in using the stockprotrade broker. All stockprotrade users will be eligible to request it's membership card to complete the membership verification prior to completion of two trading sessions with the stockprotrade broker and failure to doing this will lead to not having full access to initiate transactions from such accounts.



4. DEFINITIONS — INTERPRETATION

“Account” means the personal trading account the Client maintains with the broker and designated with a unique Membership ID which costs \$950 only.

“Access Codes” means the username and password registered on the broker by the Client for accessing his/her trade account.

“Agreement” means these Terms and Conditions for the Services offered by the brokerage firm.

“Balance” means the sum held on behalf of the Client on his/her Trade Account within any time period.

“Execution” means the execution of clients’ orders on the clients trade account on the broker, where the brokerage firm acts to Copy trades from Trading Platforms on behalf of the client prior request by client. Please be aware that there is a management fee for this service, which amounts to 2% of the total profits earned.

“Affiliate” means downline or referral

“Trading Broker” means the following website is stockprotrade.com



“Segregated Client account” a segregated account is an account, where client funds are being held separately from the broker's funds. At STOCKPROTRADE Automated Trading(Copy Trade Options), all client's funds are segregated and safeguarded by reputable credit institutions. Additionally, STOCKPROTRADE continuously monitors its operations as per its regulatory requirement and submitting of financial reports. Please note that this is imperative for a client to fulfill the agreed upon commission split-contract with the trading platform, as outlined previously, before proceeding with any withdrawal requests.

“IFSC” means the International Financial Services Commission.

“Order” means the request/instruction given by the Client to the broker to Deposit or Withdraw an amount in the Client's Account.

“Services” means the trade and ancillary services which will be provided by the brokerage firm to the clients and are governed by this Agreement as these are described in Paragraph 5 of this Agreement.

“Transaction” means any type of transaction subject to this Agreement effected in the Client's trade account including but not limited to Deposit, Withdrawal, and any other transaction of any financial instrument.

“ACTC” means all crypto traders certificate

"TIC" means trading identity card

In this Agreement, all the words that denote only the singular number will also comprise the plural, wherever the above-mentioned definitions apply and vice versa, and the words that denote natural persons will comprise legal persons and vice versa. Words denoting any gender

include all the genders and whenever reference is made to the terms "Paragraphs", "Sections" and "Appendices" it concerns paragraphs, sections and appendices of this Agreement.

The headings of the Sections are only used for facilitating the reference and they do not affect their interpretation. References to any law or regulation will be considered to comprise references to that law or regulation as this can be altered or replaced from time to time or, similarly, to be extended, re-enacted or amended

5. PROVISION OF SERVICES

The following are the services which the brokerage firm is authorized to provide in accordance with its IFSC authorization are governed by this

Agreement:

It shall be clarified and noted that the broker deals on an execution-only basis and does advise on the merits of transactions, or their taxation consequences.

You assume all responsibility in relation to any challenge task, transaction or trade, tax costs, and for any consequences brought by from any transaction that you perform and the brokerage shall not be held responsible nor you shall rely on the broker for the above-mentioned.

Where the broker provides general trading charts, market commentary or other information:

This is due to your dealing relationship with the broker. It is provided solely to enable you to make own trade decisions and does not result to trade or investment advice;

If the document contains a restriction on the person or category of persons for whom that document is intended or to whom it is distributed, you agree that you will not pass it on to any such person or category of persons;

The brokerage gives no representation, warranty or guarantee as to the accuracy or completeness of such information or as to the tax consequences of any Transaction;

You accept that prior to its dispatch, the broker may have made use of the information on



which it is based. The broker does not make representations as to the time of receipt by you and cannot guarantee that you will receive such information at the same time as other clients. Any published research reports or recommendations may appear in one or more screen information service.

The brokerage operating hours are not limited.

6. ACCOUNT OPENING INFORMATION AND REQUIREMENTS

When you register for the above-mentioned Services, the brokerage will ask you to provide certain identifying information. You acknowledge your willingness to share with the brokerage certain private information which it uses for confirming your identity. This information is collected in line with our stringent verification procedures which are used to determine international money operations and to ensure the security and safety of our customers' trade activity throughout and is subject to the brokerage "Privacy Policy". Each client is entitled to have one (1) account, in case the client opens more than one (1) account the Company will be entitled to transfer money or trade equity from one account to the other even if such transfer will require closing of any trade on the account from which the transfer took place.

If you are registering as a legal entity, you hereby declare that you have the authority to bind that

entity to this Agreement. The brokerage will treat with care the information you entrust to the Broker, in accordance with the disclosures it provides during the Registration process and in its Privacy Policy.

By registering with the broker, you confirm and agree that you consent to the use of all or part of the information you supply concerning your trade account, the transactions you undertake through it and the interactions which you perform with the broker. All interactions you undertake with the brokerage will be stored by the broker for the purposes of record keeping, as required by the Law and may be employed by the brokerage in cases that disputes arise between you and the brokerage or on request by IFSC or any other competent authority.

7. GUARANTEES ON BEHALF OF THE CLIENT

You state, confirm and guarantee that any funds handed to the brokerage for trading purposes, belong exclusively to you and are free of any lien, charge, pledge or any other burden. Further, whatever funds handed over to the brokerage by you are not in any manner whatsoever directly or indirectly proceeds of any illegal act or omission or product of any criminal activity.

You act for yourself and not as a representative or a trustee of any third person, unless you have produced, to the satisfaction of the broker, a document and/or powers of attorney enabling you to act as representative and/or trustee of any third person.

You agree and understand that if the broker has such proofs that are adequate to indicate that certain amounts, as classified above, received by you are proceeds from illegal acts or products of any criminal activity and/or belonging to a third party, the broker reserves the right to refund these amounts to the sender, either this being you or a beneficial owner of a legal entity. Furthermore, you also agree and understand that the broker may reverse any Transactions performed in your Trade Account and may terminate this agreement. The brokerage reserves the right to take any legal action against you to cover and indemnify itself upon such an event and may claim any damages caused to the broker by you as a result of such an event.

You declare that you are over 18 (eighteen) years old, in case of natural person, or that you have full legal capacity, in case of legal person, to enter into this Agreement.

You understand and accept that all transactions in relation to trades in any of the trade accounts, will be performed only through the deposit addresses provided by the broker and the equities are not transferable to any other Trade Brokerage whatsoever.

You guarantee the authenticity and validity of any document handed over by the Client to the Broker. You understand and accept that the Company is able to provide you with any legal

advice or assurances in respect of your use of the Services. and the broker makes no representations whatsoever as to the legality of the Services in your jurisdiction.

8. ELECTRONIC TRADE

The Brokerage will provide you with Access Codes for gaining online access to trading platforms, thereby being able to copy orders for any signals from the trade platform and entering into Transactions with the brokerage. Further, you will be able to trade with the Trading Platforms with and through your wallet(s) with the use of a personal computer, smartphone or any other similar device that is connected to the internet. In this respect, you understand that the brokerage can, at its absolute discretion, terminate your access to the broker's systems in order to protect both the brokerage and your interests and to ensure the systems' effectiveness and efficiency.

You agree that you will keep the Access Codes in a safe place chosen in your discretion and will not reveal them to any other person. You will not proceed and avoid proceeding in any action that could probably allow the irregular or unauthorized access or use of the Trading Platforms.

You agree not to attempt to abuse the Trading Platforms in any attempt to make illegal moves or to attempt to profit by applying practices such as balance manipulation, deposit



manipulation, time manipulation.

You are responsible for all acts or omissions that occur within the broker by using your registration information. If you believe that someone has used or is using your registration information, user name or password to access any Service without your authorization, you should notify the Company immediately through email. You must make every effort possible to keep the Access Codes secret and known only to you and you will be liable of any Orders received by the Broker through your Trade Account under your Access Codes. Further, any Orders received by the broker will be considered as received from you.

You are responsible to monitor your Account and to notify the brokerage immediately if it comes to your attention that your Access Codes are lost/terminated or being used by an unauthorized third party.

Also, you agree to immediately notify the brokerage via email should you become aware of any failure by

you to receive a message indicating the reception and/or execution of an Order, the accurate confirmation of an execution, any information for your Account balances, orders or transactions history as well as in case you receive confirmation of an Order that you did not place(in case of not connecting to any trading platform).

You acknowledge that the Company may choose not to act based on Orders transmitted to the Broker using electronic means other than those Orders transmitted to the broker using

the predetermined electronic means such as the Trade Bot, and the broker shall have no liability towards the Client for failing to take action based on such Orders.

The Brokerage will not be held responsible in the event of an unauthorized access from third persons to information including, but not limited to, electronic addresses and/or personal data, through the exchange of these data between you and the broker and/or any other party using the Internet or other network or electronic means available.

The Broker is not responsible for any power cuts or failures that prevent the use of the system and/or the Trade Platform and cannot be responsible for not fulfilling any obligations under this Agreement because of network connection or electricity failures.

The Brokerage further reserves the right to ask you to give instructions regarding your transactions by other means that it deems appropriate.

The Brokerage shall have no liability for any potential damage you may suffer due to transmission errors, technical faults, malfunctions, illegal intervention in network equipment, network overloads, viruses, system errors, delays in execution, malicious blocking of access by third parties, internet malfunctions, interruptions or other deficiencies on the part of internet service providers. You acknowledge that access to electronic systems/trade platforms may be limited or unavailable due to such system errors, and that the Broker reserves its



right upon notifying you to suspend access to electronic systems/trade platforms for this reason.

The Brokerage has the right, unilaterally and with immediate effect, to suspend or withdraw permanently your ability to use any Electronic Service, or any part thereof, without notice, where the Broker consider it necessary or advisable to do so, for example due to your non-compliance with the Applicable Regulations, breach of any provisions of this Agreement, on the occurrence of an Event of Default, network problems, failure of power supply, for maintenance, or to protect you when there has been a breach of security. In addition, the use of a service may be terminated automatically, upon the termination (for whatever reason) of any license granted to the Broker which relates to any particular service; or this Agreement. The use of a service may be terminated immediately if the service is withdrawn or the Broker is required to withdraw the facility to comply with Applicable Regulations.

9. FINANCIAL INFORMATION

Through one or more of its Services, the Brokerage makes available to you a wide range of financial information that is generated internally, from agents, suppliers or partners ("Third-Party Providers"). This includes, but is not limited to coin market data, quotes and news, analyst opinions and research reports, graphs and data ("coinmarket Information").

The coinmarket information provided on the broker it's for educational purpose. The coinmarket information may promptly become unreliable for various reasons, including, for instance, changes in market conditions or economic circumstances but still, doesn't affect client's ROI

It is your responsibility to verify the reliability of the information on the broker and its suitability for your needs. We exclude all liability for any claim, damage or loss of any kind caused by information contained in the broker or referenced by the broker. It's required for every first withdrawal making to complete security and authorization verification of their membership by acquiring the membership card. It is your responsibility to synchronize your wallet and hold 100% withdrawal balance for swift transaction processing.

10. ORDERS — INSTRUCTIONS AND BASIS OF DEALINGS

Reception and Execution of Transactions

You can place an Order via the Broker. Once your instructions or Orders are received by the Broker, they cannot be revoked, except with the Broker written consent which may be given at the Broker's sole and absolute discretion.

You have the right to use a Power of Attorney to authorize a third person (representative) to act on behalf of you in all business relationships with the Brokerage. The Power of Attorney should



be provided to the broker accompanied by all identification documents of the representative.

If there is no expiry date, the Power of Attorney will be considered valid until the written termination by you.

The Broker uses its reasonable endeavors to execute any order promptly, but in accepting your orders the broker does not represents or warrants that it will be possible to execute such order or that execution will be possible according to your instructions. In case the Broker encounters any form of difficulty in carrying out an order on your behalf you'll be notified for it.

controls over maximum order amount and size;

controls over the electronic systems and/or trade platforms to verify for example your identity during the receipt of the order; or

any other limits, parameters or controls which the Broker may deem required to be implemented in accordance with Applicable Regulations.

There are restrictions on the entries/positions that you can entered on any of the trading bots and in terms of the total value of those Entries excluding the premium plan/VVIP Trading Bot Platinum.

Execution Policy

The Brokerage takes all reasonable steps to obtain the best possible bids for execution for its Clients. The

Broker Best Execution Policy sets out a general overview on how orders are executed as

well as several other factors that can affect the execution of a trade. Please be ensured to contact the live chat support on the broker to know available execution bids and their execution policies including their various subscription amounts. You acknowledge

and accept that you have read and understood the “Best Execution Policy”, which was provided to you in the broker by the live chat support.

11. CONFIRMATIONS

Confirmations for all Transactions that have been executed in your Trade Account will be

available via your Account through the broker as soon as the transaction is

executed. It is your responsibility to notify the brokerage via email or live support team if any confirmations are incorrect.

Confirmations shall, in the absence of manifest error, be conclusive and binding on you, unless

you place your objection in writing within 7 (seven) Days. You may request to receive the

Account statement via your account, by providing such a request to the brokerage, but the

Brokerage is not obliged to provide you with the paper Account statement. The Account

statement may be provided at the expense of the client.

12. ACCOUNT PLANS /LEVEL

The Broker will quote account plans at which it is prepared to deal with you, Same where:

The broker exercises any of its rights to close out a Transaction; or

A Transaction closes automatically when it tries to go against it's registered account plan/level,

It is your responsibility to decide whether or not you wish to deal at the plans quoted by the Broker. The Broker's plans are determined by the brokerage in the manner set out in the enclosed terms.

13. REFUSAL TO EXECUTE ORDERS

The Broker has the right, at any time and for any reason and without giving any notice and/or explanation, to refuse, at its discretion, to execute any Order, including without limitation in the following cases:

1.If you fail to provide to the Broker with any documents requested from you either for client's identification purposes or for any other reason.

2.If the Broker suspects or has concerns that the submitted documents may be false or fake.

3.If you do not have the required %100 withdrawal funds available in your wallet.

4.If the Broker is informed that your Bitcoin wallet or Payeer account (or any other payment method used) has been lost or stolen.

5.If the Broker considers that there is a chargeback risk.

6.If the Broker has adequate reasons to suspect that the execution of an Order is part of an attempt to manipulate the balance, relates to money laundering activities or if it can potentially affect in any manner the reliability, efficiency, or smooth operation of the Platform.

7.If you do not have sufficient available funds deposited with the Broker or in your Bitcoin account(or other payments method) to deposit for the Account plan of an Order along with the respective fees and commissions necessary to carry out the transaction in the Trade Platform. In the event that the Broker does refuse to execute an order, such refusal will not affect any obligation which you may have towards the Broker or any right which the Broker may have against you or your assets.

8.If order exceeds transaction limits

If the order is a result of the use of inside confidential information (insider Investment).

It is understood that any refusal by the Broker to execute any order shall not affect any



obligation which you may have towards the Broker or any right which the Broker may have against you or your assets.

You declare that you shall not knowingly give any Order or instruction to the broker that might instigate the brokerage to take action in accordance with the Paragraph above.

When deciding to cooperate with Stockprotrade and making a deposit you agree to be bound by these T&C. If you do not agree with the above disclaimer, please do not go any further.

