

Rules Guiding Our Trading

Attention! These policies are mandatory for every investor to read before registering

By clicking the "Register" button in the registration form, you automatically agree to comply with all the policies set forth here and agree to not violate them throughout the entire life of the project. If you do not agree with any clause of this Agreement, immediately leave the resource.

The policies that you can read below are designed to optimize work between the company Finex (hereinafter - the "Company" also known as Finex Investments) And a citizen or resident of any country (hereinafter - the "Client"). They set out all the nuances of regulation of business processes.

Immediately we note that an individual who has reached the age of majority may become an investor. The submitted rules are legally enforced and guarantee a secure transaction, protected by the right.

1. Fundamentals

1.1. Any individual who has reached the age of 18 and registered on the official website of the Company (hereinafter referred to as the "Site".) becomes the Company's Client and is one of the Parties to the operating process governed by these Policies. Policies.

1.2. Denial of responsibility

The company cannot be a defendant for any consequences related to the investment activities of the Client. The company is not an insurance guarantor of the services and / or actions provided..

1.3. The client confirms that he voluntarily makes investments using personally his own funds and cannot claim the Company in cases where the interaction process did not achieve the expected effect during the entire investment process.

1.4. At any time without prior agreement with the Client, and also prior to notifying the Client, the Company has the right to make changes to these Rules, taking into account the primacy of respecting the interests of the majority or observing the interests of the Company.

2. Rights and obligations

2.1. The Company is obliged to provide the Client with a correctly and uninterruptedly working Website, as well as provide information and consulting services in terms of online investment.

2.2. The company is obliged to store the personal data provided by the Client in an atmosphere of confidentiality and under no circumstances should transfer this data to third parties.

2.3. The Company undertakes to provide and continuously update, if necessary, the most advanced technological solutions that ensure the safe use of the Site, as well as the transmission and exchange of information through the Website.

2.4. The company guarantees a stable accrual of interest on the investment proposals submitted for consideration by the Client.

2.5. The client undertakes to keep his authorization data safely and not to transfer them to third

2.6. The client undertakes not to use SPAM technologies, and also guarantees not to use other malicious or spyware programs of any kind.

2.7. The Client undertakes to show loyalty to the Company, guided by strictly weighted and objective decisions. All disputes that may arise between the Client and the Company are resolved exclusively through negotiations using the methods and means of interactive communication that are available at the time of such disputes.

2.8. The client undertakes to provide the Company with only correct and updated personal data, including information about payment details.

2.9. The Company has the right to take in trust the investments voluntarily provided by the Client for these purposes in the form of deposits created and activated using the software of the Company's Site and the nominal value of which the Client determines.

2.10. The client has the right to use all functions of the Website, make investments, make a profit, make a profit in their own firm or partner remuneration, and use the opportunities of the Leadership Program.

2.11. The parties undertake not to disclose the details of their cooperation to third parties in any circumstances, considering their cooperation as a private transaction.

3. Liability

3.1. The Company cannot be a defendant for failures in the work of the Website, if they were caused by force majeure or circumstances not controlled by the Company.

3.2. The Company is not a defendant for the accuracy or correctness of the Client's perception of the information (content) presented on the Website. All information posted on the Website is advisory and informational and should not be considered as a call for any action.

3.3. The Company cannot be responsible if the Client incorrectly indicated his payment details when registering on the Website. Or in the case when the Client independently made the wrong changes to his own payment details, using the appropriate personal account options.

3.4. The Company cannot be responsible for losses or other inconveniences associated with failures in the operation of electronic payment systems that the Client uses to conduct the investment process or withdraw funds.

3.5. The Company is not a defendant for any losses that the Client may incur as a result of using the Website.

4. Final clauses

4.1. The client confirms the fact that he knows that investing does not imply absolutely identical results at different time intervals.

4.2. The Company has the right to stop the operation of the Website in the event of force majeure occurring both in the territory of the Company and in the territory of the Client.

4.3. All changes, additions or corrections of these Policies come into force from the date they are actually made to these Policies.

4.4. All pages of the Website are related to these Policies in the same way as any clause or paragraph of these Policies in terms of interaction between the Parties or the investment process.