



Client Agreement

This Client Agreement outlines the terms and conditions governing the relationship between AlphaInvest Limited and its clients. By opening an account and engaging in investment or trading activities, the client agrees to comply with this agreement and all associated policies.

1. General Terms

AlphaInvest Limited provides investment and trading services in accordance with applicable international financial laws and regulations. This agreement is legally binding upon acceptance by the client.

2. Client Eligibility

All clients must be at least 18 years of age, possess full legal capacity, and provide accurate identification details. AlphaInvest reserves the right to verify the authenticity of provided information through KYC procedures.

3. Account Opening

To open an account, clients must complete the online registration process, submit valid identification documents, and agree to the platform's compliance checks and data protection procedures.

4. Risk Disclosure

Clients acknowledge that investment and trading activities involve substantial risk, including potential loss of capital. AlphaInvest does not guarantee profits or returns from any investment product or market operation.

5. Client Obligations

Clients agree to use the platform responsibly, maintain confidentiality of their login credentials, and comply with all applicable laws. Misuse of the system for fraudulent or illegal purposes is strictly prohibited.

6. Company Obligations

AlphaInvest ensures transparency, fair dealing, and protection of client assets. The company commits to providing timely updates, accurate records, and secure processing of transactions.

7. Deposits and Withdrawals

All financial transactions must be made using verified payment methods registered in the client's name. AlphaInvest reserves the right to request proof of ownership or source of funds where necessary.

8. Fees and Charges

Clients are responsible for any applicable service fees, commissions, or transaction costs as outlined in the company's pricing schedule. All charges are disclosed prior to execution of transactions.

9. Communication and Notices

All communications between AlphaInvest and clients will occur through secure electronic channels or official email correspondence. Clients must ensure their contact details remain up-to-date.

10. Dispute Resolution

Any disputes arising from this agreement shall be resolved through negotiation or, where necessary, arbitration under internationally recognized procedures. The governing jurisdiction shall be the laws of the United Kingdom.

11. Amendments

AlphaInvest reserves the right to modify this Client Agreement at any time. Changes will be communicated through the company's website or by direct email notice to clients.

12. Termination

Either party may terminate this agreement with written notice. Upon termination, the client's account will be closed and all remaining balances, if any, will be settled according to applicable laws.