

Risk disclosure

1. This short warning, being an addition to the Terms and conditions, is not intended to mention all risks and other important aspects of operations with foreign currency and derivatives. Considering the risks, you should not settle transactions of the aforementioned products if you are not aware of the nature of the contracts you enter into, the legal aspects of such relations within the context of such contracts, or the degree of your exposure to risk. Operations with foreign currency and derivatives are connected with a high level of risk, therefore it is not suitable for many people. You have to thoroughly evaluate to what extent such operations are suitable for you, taking into consideration your experience, aims, financial resources and other important factors.
2. The risk of loss when trading in the FOREX and CFD markets can be very significant. Therefore, the Client needs to carefully analyze their financial capabilities in relation to trading operations. CFD trading is characterized as speculative and is therefore only suitable for those Clients who
 - a. understand the specifics of CFD trading and are prepared to take on the economic, legal and other risks,
 - b. are financially capable of taking the risk of losing your invested capital, and
 - c. are aware of CFDs and underlying assets.
3. The Client represents, warrants and agrees that he understands these risks and is willing and able to financially assume the risk of CFD trading. Before making a decision to trade, the client must ensure that he understands the risks involved in trading activities, takes into account his level of experience, and, if necessary, requests independent advice. All operations performed by the Clients in the financial markets are carried out by the Clients at their own expense, at their own discretion and at their own risk. The client is fully responsible for taking into account all potential risks, using his own financial resources, the chosen trading strategy and the results of transactions. The Company is in no way responsible for possible losses, direct or indirect, that may arise for the Clients as a result of operations performed by the Clients, including in the case of using forecasts received by the Clients from the Company.
4. Strifor offers spread betting and CFD trading on cryptocurrencies. Cryptocurrencies are highly volatile instruments. Trading cryptocurrencies carries an exceptionally high level of risk and is not suitable for all clients. Before trading cryptocurrencies with Strifor you must carefully consider the following: These instruments are extremely volatile and can have intraday swings in excess of 100% of the value of the underline instrument. The instruments suffer at times from poor liquidity as a result we cannot guarantee that once you have opened a position, we will be able to close this position on demand. As we hedge every individual position, our execution is subject to available liquidity to execute trades (we do not take proprietary market risk). Due to the nature of the instrument, the financing costs are relatively high and this may have an impact on your potential return. Before trading you must consider all the costs associated with your transactions. Cryptocurrencies have 'forks' – this is similar to a share split. As a result, in the event you have a sell ('SHORT') position during the occurrence of a fork you may be allocated with a sell ('SHORT') position of the new instrument created with the position opened at a value of '0'. As a result, it will be impossible for this position to become profitable. Please ensure you fully understand the additional risks associated with trading CFDs in cryptocurrencies.
5. The Company strongly recommends that Clients place stop loss orders in order to limit possible losses. The high level of fluctuation that is often observed in the mentioned trade with low margin requirements can work both in your favor and against you. The use of fluctuations can lead to both large losses and large profits. The Client is solely responsible for taking into account all risks, using financial resources and choosing an appropriate trading strategy.
6. When making trading operations using the client terminal, the Client assumes the risks of financial losses that may arise in the following cases:
 - a. failures in hardware, software and poor communication quality on the Client's side;
 - b. improper operation of the Client's equipment;

- c. incorrect settings of the client terminal;
 - d. untimely updating of the version of the client terminal; e. ignorance by the Client of the instructions described in the "User's Guide for the Client Terminal".
7. The Client acknowledges that, in abnormal market conditions, the period during which Instructions and Requests are executed may be extended.
 8. In the event of a quotation error, the Company reserves the right to make the necessary corrections and settle any disputes at the time of the error.
 9. The Client is aware and agrees that when a Stop Out occurs, the liquidation of open positions occurs automatically, and does not depend on the actions of the Company. Any interference by the Company is unacceptable.
 10. The Company shall not be liable for any financial loss resulting from delayed or incomplete notifications from the Company.
 11. The client confirms that unencrypted information transmitted by e-mail is not protected from unauthorized access.
 12. The Client is fully responsible for the confidentiality of any information received from the Company.
 13. The Company is not responsible for any losses resulting from authorized / unauthorized access to all information between the Company and the third-party Client. The Client is obliged to keep passwords and be sure that third parties will not get access to the Personal Cabinet and trading accounts. The Client will be bound to the Company by trading through the Client's password, even if it has been used by a third party.
 14. In the event of force majeure, the Client must assume the risk of financial loss.
 15. The Client acknowledges that the Company is not responsible if the Client cannot log in to the Personal Cabinet or trading account.
 16. The Company is not responsible for the timing of the money transfer, delays, failures or shutdowns in the operation of banks and (or) payment systems used by the Client, which arose through the fault of a third party. The Company does not compensate for any direct or indirect losses and moral damages for the consequences of such delays, failures and (or) disconnections
 17. By agreeing to the terms of the Service Agreement, the Client confirms that he has studied the legality for the Client to participate in trading in the financial markets, assessed the consequences of his actions and provided the Company with comprehensive information about his status.
 18. This brief risk notice does not exhaust all the risks associated with trading in financial markets.