



Terms & Conditions



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1. Definitions

1.1 "Signal Provider" refers to Sithundhi Group (Pty) Ltd (Sithundhi), a company providing trading signals to clients. Sithundhi is an authorised Financial Services Provider(FSP).

1.2 "Client" refers to the individual or entity subscribing to trading signals provided by the Signal Provider.

1.3 "Juristic Representative" refers to FBK Online Services (Pty) Ltd (FBK Online Services), a juristic representative of Sithundhi. FBK Online Services provides signals to trading signals to clients on behalf of Sithundhi.

2. Services Provided

2.1 The Signal Provider agrees to deliver trading signals to the Client via designated communication channels, including but not limited to email, SMS, or a specified online platform.

2.2 Trading signals shall include recommended pairs, entry prices, stop-loss levels, take-profit levels, and any additional relevant information deemed necessary by the Signal Provider.

2.3 The Signal Provider reserves the right to modify the format, frequency, or delivery method of signals with reasonable notice to the Client.

3. Client Responsibilities

3.1 The Client acknowledges and agrees that trading in financial markets carries inherent risks, including the risk of financial loss.



3.2 The Client agrees to use the trading signals provided by the Signal Provider at their own risk and discretion, and understands that past performance is not indicative of future results.

3.3 The Client shall ensure they have access to a compatible trading platform and sufficient knowledge to execute trades based on the signals received.

3.4 The Client agrees not to distribute, reproduce, or share the trading signals provided by the Signal Provider without prior written consent.

4. Subscription and Payment

4.1 The Client agrees to pay the subscription fee as specified by the Signal Provider for receiving trading signals.

4.2 Subscription fees are payable in advance for the agreed-upon subscription period (monthly, quarterly, annually, etc.).

4.3 Payments shall be made through methods specified by the Signal Provider, and the Client agrees to provide accurate billing and payment information.

4.4 In the event of non-payment or overdue payments, the Signal Provider reserves the right to suspend or terminate services to the Client.

5. Performance and Results

5.1 The Signal Provider makes no guarantees regarding the profitability or success of the trading signals provided.

5.2 The Client acknowledges that the actual results achieved using the trading signals may vary from those simulated or projected, and accepts full responsibility for any trading decisions made based on the signals.



6. Confidentiality and Data Protection

6.1 Both parties agree to maintain confidentiality regarding any proprietary or confidential information exchanged during the course of the business relationship.

6.2 The Signal Provider shall handle Client data in accordance with applicable data protection laws and regulations.

7. Termination

7.1 Either party may terminate this agreement with thirty (30) days' written notice to the other party.

7.2 Upon termination, the Client shall settle any outstanding payments owed to the Signal Provider up to the date of termination.

8. Limitation of Liability

8.1 To the fullest extent permitted by law, the Signal Provider shall not be liable for any direct, indirect, incidental, special, consequential, or exemplary damages, including but not limited to damages for loss of profits, goodwill, use, data, or other intangible losses arising out of or in connection with the services provided.

9. Amendments

9.1 The Signal Provider reserves the right to amend these terms and conditions at any time. Notice of amendments shall be provided to the Client via email or through the designated communication channel.

9.2 Continued use of the services after receiving notice of amendments constitutes acceptance of the amended terms and conditions.



10. Governing Law and Dispute Resolution

10.1 This agreement shall be governed by and construed in accordance with the laws of South Africa.

10.2 Any dispute arising out of or in connection with this agreement shall be resolved through arbitration by a single arbitrator appointed by mutual agreement of the parties.