

JadeFOREX Client Agreement

Version: May 29, 2025

This Client Agreement (hereinafter, the "Agreement") is made and entered into by and between JadeFOREX, a company incorporated under the laws of Seychelles with its registered office at Nobel Capital Group Limited of Room B11, First Floor, Providence Complex, Providence, Mahe, Seychelles (hereinafter, the "Company," "we," "us," or "our"), and the individual or entity who has opened an account with the Company (hereinafter, the "Client," "you," or "your").

By opening an account with the Company and/or using any of our services, you acknowledge that you have read, understood, and agree to be bound by the terms and conditions of this Agreement, as well as our Privacy Policy, Risk Disclosure, and any other policies or agreements published on our website (<https://jade-forex.com>, or such other website as we may maintain from time to time, hereinafter the "Website").

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Part A: General Terms and Conditions

1. Introduction and Scope of Application

1.1. This Agreement sets out the terms and conditions governing the relationship between the Client and the Company. It outlines the services we provide, your obligations as a Client, and our obligations to you.

1.2. This Agreement applies to all services provided through our platform and all interactions between the Client and the Company.

1.3. Any person using our services is deemed to have understood and accepted all terms and conditions contained herein.

1.4. The Company provides online trading services in various financial instruments, including but not limited to Forex (Foreign Exchange), commodities, indices, and cryptocurrencies (hereinafter, "Financial Instruments"), through its electronic trading platforms (hereinafter, the "Trading Platform").

1.5. This Agreement, along with the Privacy Policy, Risk Disclosure, and any other appendices or policies referred to herein, constitutes the entire agreement between the Client and the Company.

2. Interpretation of Terms

2.1. In this Agreement, unless the context otherwise requires:

Account: Refers to the trading account opened by the Client with the Company for the purpose of trading Financial Instruments.

Applicable Regulations: Means any laws, regulations, rules, or guidance of any regulatory authority, governmental body, or self-regulatory organization that are applicable to the Company or its services.

Base Currency: The first currency in a currency pair (e.g., EUR in EUR/USD).

Business Day: Any day excluding Saturdays, Sundays, and public holidays in Seychelles or any other day specified by the Company from time to time.

CFD: Contract for Difference.

Client: The individual or legal entity entering into this Agreement with the Company.

Company: JadeFOREX.

Deposit: Funds transferred by the Client to their Account for trading purposes.

Equity: The sum of balance and unrealized profit or loss.

Financial Instrument(s): The financial products available for trading on the Company's Trading Platform, including but not limited to Forex, commodities, indices, and cryptocurrencies.

Force Majeure Event: As defined in Section 17.

Leverage: The ratio of the transaction size to the required margin.

Long Position: Buying a Financial Instrument.

Lot: A unit of trade volume specific to each Financial Instrument.

Margin: The required collateral to open and maintain trading positions.

Margin Call: A notification from the Company to the Client requesting additional funds to maintain open positions.

Order: An instruction from the Client to the Company to open or close a position.

Parties: The Company and the Client.

Pips: The smallest price change in a currency pair.

Position: An open trade.

Quotation/Quote: The price offered by the Company for a Financial Instrument.

Short Position: Selling a Financial Instrument.

Spread: The difference between the bid and ask price of a Financial Instrument.

Swap/Rollover: The interest rate differential between two currencies in a currency pair, paid or received when a position is held overnight.

Trading Platform: The electronic system provided by the Company through which the Client can access prices and execute trades.

Website: <https://jade-forex.com> or any other website maintained by the Company.

Withdrawal: Funds transferred from the Client's Account back to the Client.

2.2. Headings are for convenience only and do not affect interpretation.

2.3. Words importing the singular include the plural and vice versa.

2.4. Any reference to a statute or statutory provision includes any re-enactment or modification.

3. Client Acceptance and Due Diligence

3.1. The Client must be at least 18 years of age or the legal age of majority in their jurisdiction to open an Account.

3.2. To open an Account, the Client must complete the Company's application form and provide all requested documentation for identity verification (Know Your Customer - KYC) and anti-money laundering (AML) purposes. This may include, but is not limited to, proof of identity (e.g., passport, national ID card) and proof of residency (e.g., utility bill, bank statement).

3.3. The Company reserves the right, at its sole discretion, to accept or reject any application for an Account for any reason whatsoever.

3.4. The Client warrants that all information provided to the Company is true, accurate, complete, and not misleading. The Client undertakes to promptly update the Company of any changes to their personal information.

3.5. The Company may conduct enhanced due diligence at any time, especially for high-risk clients or transactions.

4. Services

4.1. The Company provides access to its Trading Platform for the execution of trades in Financial Instruments.

4.2. The Company acts as an execution-only broker. We do not provide investment advice, recommendations, or solicitations to trade. All trading decisions are made solely by the Client.

4.3. The Company may provide general market information, analysis, or educational materials, but these are for informational purposes only and should not be considered investment advice.

4.4. The Company's services are provided on an "as is" and "as available" basis. While we strive for continuous availability, we do not guarantee uninterrupted access to the Trading Platform or Website.

5. Advice and Provision of Information

5.1. The Client acknowledges and agrees that the Company does not provide any investment advice or recommendations regarding any Financial Instrument or any trading strategy.

5.2. Any market commentary, news, or other information provided by the Company is general in nature and does not constitute financial, legal, tax, or other advice.

5.3. The Client is solely responsible for making their own independent assessment and decisions regarding any investment. The Client should seek independent financial advice if they are unsure about any aspect of trading or this Agreement.

6. Costs, Fees, and Taxes

6.1. The Client agrees to pay all fees, commissions, charges, and spreads as published on the Company's Website, or as otherwise communicated to the Client.

6.2. The Company may amend its fees and charges at any time by updating its Website or providing notice to the Client.

6.3. The Client is solely responsible for all taxes and duties arising from their trading activities and any profits generated. The Company does not provide tax advice.

6.4. The Company may charge an inactivity fee if an account remains dormant for a period of 90 days or more, as outlined on the Website.

6.5. Details of all costs, including spreads, swaps, commissions, and other charges, are available on the Company's Website. The Client is encouraged to review these regularly.

7. Communications and Written Notices

7.1. All communications from the Company to the Client will primarily be via email to the email address registered with the Company, or through announcements on the Website or the Trading Platform.

7.2. The Client is responsible for ensuring their contact information is up-to-date and for regularly checking their email and the Company's Website for announcements.

7.3. Any notice or communication sent by the Company shall be deemed to have been received by the Client:

- If sent by email, at the time of transmission.
- If posted on the Website or Trading Platform, immediately upon posting.

7.4. Communications from the Client to the Company should be sent via email to support@jade-forex.com or through the designated contact channels.

8. Confidentiality, Personal Data, and Records

8.1. The Company will treat all Client information as confidential and will not disclose it to any third party except as required by Applicable Regulations, to its affiliates, service providers, or as necessary for the provision of services under this Agreement.

8.2. By opening an Account, the Client consents to the collection, processing, and storage of their personal data by the Company in accordance with our Privacy Policy, which is available on the Website.

8.3. The Company maintains records of all transactions, communications, and other activities related to the Client's Account for a period required by Applicable Regulations or for internal business purposes. These records shall be conclusive evidence of the Client's transactions unless proven otherwise.

9. Client Content and Information Usage Rights

9.1. With respect to any information, data, text, software, music, sound, photographs, graphics, video, messages, or other materials ("Content") that the Client provides to the Company:

9.2. The Company and its affiliates may contact the Client via email, direct mail, postal mail, telephone, and other communication methods for the purpose of providing services and promoting Company and affiliate services.

9.3. Excluding personally identifiable information such as name and address, the Client grants the Company a royalty-free, non-exclusive license to use, reproduce, publish, transmit, distribute, transfer, lend, translate, and adapt such Content worldwide (including sublicense rights). The Client waives moral rights in relation to such Content.

9.4. The Client represents that they have the right to grant such license and that the Content does not infringe any third-party rights.

10. Email Marketing and Communications

10.1. The Company may send newsletters and promotional materials to Clients regarding services offered by the Company and its affiliates.

10.2. Clients may opt out of marketing communications by following the unsubscribe instructions in any marketing email or by contacting customer support.

10.3. Operational and account-related communications are not subject to opt-out as they are necessary for the provision of services.

11. Prohibited Activities

11.1. The Client agrees not to engage in any of the following prohibited activities when using the Company's services:

1. **Legal Violations:** Acts that violate laws, regulations, or public order and morals.
2. **Criminal Activities:** Any conduct related to criminal activities or that may facilitate illegal actions.
3. **System Interference:** Actions that destroy or interfere with the Company's servers, networks, or systems.
4. **Service Disruption:** Activities that may interfere with the Company's service operations.
5. **Identity Fraud:** Impersonating other clients or third parties.
6. **Anti-Social Activities:** Directly or indirectly providing benefits to anti-social forces or criminal organizations.
7. **Market Manipulation:** Engaging in practices designed to manipulate market prices or create artificial trading conditions.
8. **Unauthorized Access:** Attempting to gain unauthorized access to the Company's systems, other clients' accounts, or confidential information.
9. **Spam and Harassment:** Sending unsolicited communications or engaging in harassing behavior toward other clients or Company personnel.
10. **Intellectual Property Infringement:** Using the Company's intellectual property without authorization or infringing third-party intellectual property rights.
11. **False Information:** Providing false, misleading, or fraudulent information to the Company.
12. **Money Laundering:** Using the Company's services for money laundering or terrorist financing activities.
13. **Regulatory Violations:** Activities that violate applicable financial services regulations or trading rules.
14. **Other Inappropriate Conduct:** Any other activities that the Company deems inappropriate or harmful to its operations or other clients.

11.2. Violation of any prohibited activities may result in immediate account suspension, termination, forfeiture of funds, and reporting to relevant authorities.

12. Client Responsibilities and Account Management

12.1. The Client shall use the Company's services at their own discretion and risk.

12.2. The Client is fully responsible for all information they register and provide to the Company, including its accuracy and completeness.

12.3. The Client must immediately notify the Company of any unauthorized use of their account or any security breach.

12.4. The Client is responsible for maintaining the confidentiality of their account credentials and for all activities conducted through their account.

13. Service Modifications and Interruptions

13.1. The Company may modify, suspend, or discontinue any aspect of its services at any time without prior notice to the Client.

13.2. The Company shall not be liable for any damages resulting from service modifications, suspensions, or discontinuations.

13.3. The Company may interrupt services for maintenance, technical issues, or other operational requirements.

14. Amendments

14.1. The Company reserves the right to amend, vary, or supplement any of the terms of this Agreement at any time by posting the revised Agreement on its Website or by providing notice to the Client via email.

14.2. Any such amendment shall become effective immediately upon its publication on the Website or upon the date specified in the notice.

14.3. By continuing to use the Company's services after any amendments become effective, the Client is deemed to have accepted the revised Agreement. If the Client does not agree to the amendments, they must cease using the services and terminate their Account in accordance with Section 15.

15. Termination

15.1. The Client may terminate this Agreement at any time by providing written notice to the Company, provided there are no open positions or outstanding obligations.

15.2. The Company may terminate this Agreement and the Client's Account at any time by providing written notice for any reason, including but not limited to:

- Breach of any term of this Agreement by the Client
- Violation of Applicable Regulations
- Suspected fraudulent or illegal activity
- If the Client is no longer eligible for the Company's services
- Upon 7 (seven) days' notice without cause
- Registration information found to be false or misleading
- Other circumstances where the Company deems continued service inappropriate

15.3. Upon termination:

- All open positions will be closed at the prevailing market rates
- Any outstanding balances (after deducting fees, charges, and any amounts owed to the Company) will be returned to the Client in accordance with our withdrawal procedures
- The Company shall not be liable for any losses incurred due to the closing of positions upon termination

15.4. The Company bears no responsibility for any damages arising from actions taken under this Section.

15.5. Sections 6, 8, 9, 18, 19, 21, 22, 23, 24, and 25 shall survive the termination of this Agreement.

16. Default

16.1. An Event of Default occurs if:

- The Client fails to make any payment when due under this Agreement
- The Client breaches any material term of this Agreement
- Any representation or warranty made by the Client is or becomes untrue or misleading
- The Client becomes bankrupt, insolvent, or subject to any similar proceedings
- The Company reasonably believes that the Client is involved in fraudulent, illegal, or abusive activities
- The Client's Account equity falls below the margin requirements

16.2. Upon an Event of Default, the Company may, without prior notice:

- Close any or all open positions of the Client
- Cancel any pending Orders
- Set off any amounts owed by the Client against any funds held by the Company
- Terminate this Agreement immediately
- Take any other action deemed necessary to protect its interests

16.3. The Client shall be liable for all losses, damages, and expenses incurred by the Company as a result of an Event of Default.

17. Force Majeure

17.1. The Company shall not be liable for any delay or failure in performance of its obligations under this Agreement if such delay or failure arises from any cause beyond its reasonable control (a "Force Majeure Event"), including but not limited to:

- Acts of God, natural disasters, war, terrorism, civil unrest, or governmental acts
- Breakdown of communication systems, power supply failure, or technical failures
- Market disruptions, extreme market volatility, or illiquidity
- Strikes, lockouts, or other industrial disputes

- Changes in Applicable Regulations

17.2. If a Force Majeure Event occurs, the Company may, at its sole discretion, take any action it deems appropriate, including but not limited to:

- Adjusting spreads, leverage, or trading hours
- Suspending or closing the Trading Platform
- Closing any or all open positions at the prevailing market price
- Declining to execute any Orders

17.3. The Company will use reasonable efforts to notify the Client of a Force Majeure Event and any actions taken as a result.

18. Limitations of Liability and Indemnity

18.1. The Company's liability for breach of contract shall be exempt except in cases of willful misconduct or gross negligence by the Company.

18.2. Even when the Company bears responsibility for any reason, the Company's liability shall be limited to the scope of damages that would normally occur.

18.3. The Company shall not be liable for any loss, damage, expense, or delay suffered by the Client (including but not limited to loss of profits, trading losses, or indirect or consequential losses) arising from:

- Any act or omission of the Client
- The Client's reliance on general market information or advice from third parties
- System errors, interruptions, or failures of the Trading Platform, internet connectivity, or third-party service providers
- Slippage, price gaps, or market volatility
- Actions taken by the Company during a Force Majeure Event or an Event of Default
- Any unauthorized access to or use of the Client's Account, unless directly caused by the Company's gross negligence or willful misconduct

18.4. The Company shall not be responsible for any transactions, communications, or disputes between the Client and other clients or third parties in connection with the services.

18.5. The Client acknowledges that trading Financial Instruments involves significant risk, and losses may exceed initial deposits. The Company's liability for any claim arising out of or in connection with this Agreement shall not exceed the amount of funds deposited by the Client into their Account.

18.6. The Client agrees to indemnify and hold harmless the Company, its directors, officers, employees, and agents from and against any and all claims, liabilities, damages, costs, and expenses (including legal fees) arising from:

- The Client's breach of this Agreement
- The Client's violation of any Applicable Regulations
- The Client's misuse of the Trading Platform or services
- Any third-party claim arising from the Client's actions

19. Representations and Warranties

19.1. The Client represents and warrants that:

- They are of legal age and have the full power and authority to enter into this Agreement
- All information provided to the Company is true, accurate, and complete
- They are acting as principal and not as an agent or nominee for any third party (unless otherwise disclosed and approved by the Company)
- The funds used for trading are legitimately obtained and do not originate from illegal activities
- They understand the risks associated with trading Financial Instruments
- They will comply with all Applicable Regulations and the terms of this Agreement
- They will not use the Company's services for any illegal or fraudulent activities, including money laundering or terrorist financing

19.2. The Company represents and warrants that it is duly incorporated and authorized to provide the services contemplated by this Agreement.

20. Client Acknowledgements of Risk and Consents

20.1. The Client acknowledges and agrees to the following risks associated with trading Financial Instruments:

- **Market Risk:** Prices of Financial Instruments can fluctuate rapidly and significantly, leading to substantial losses
- **Leverage Risk:** Trading with leverage can amplify both profits and losses. A small market movement against a position can lead to significant losses exceeding the initial margin
- **Liquidity Risk:** Some Financial Instruments may not be immediately liquid, making it difficult to close positions at desired prices
- **Slippage Risk:** Orders may be executed at a price different from the requested price, especially during volatile market conditions
- **System Risk:** Technical failures, internet outages, or software errors can disrupt access to the Trading Platform and affect trading
- **Counterparty Risk:** While the Company strives to maintain robust systems, there is an inherent risk related to the Company's solvency, although this is typically managed through segregation of client funds

- **Currency Risk:** If the Client's base currency is different from the currency of the Financial Instrument, currency fluctuations can impact the value of their positions
- **Overnight/Swap Risk:** Holding positions overnight may incur swap charges, which can be positive or negative, affecting overall profitability
- **Political Risk:** Political instability or regulatory changes may affect market conditions and trading activities
- **Technology Risk:** System failures or cybersecurity incidents may impact trading operations

20.2. The Client acknowledges that they have read and understood the Company's Risk Disclosure document.

20.3. The Client consents to the recording of all telephone conversations, electronic communications, and other interactions with the Company. These recordings may be used as evidence in dispute resolution or for quality assurance purposes.

20.4. The Client consents to the Company acting as their counterparty in certain transactions, where the Company may internalize client orders. This means the Company may profit from client losses or incur losses from client profits.

21. Assignment and Transfer Restrictions

21.1. The Client may not assign or transfer any of their rights or obligations under this Agreement, or their position or rights under the trading contract, to any third party without the prior written consent of the Company.

21.2. The Company may assign or transfer any of its rights or obligations under this Agreement to any affiliate or third party without the Client's consent, provided that the Client's rights are not materially prejudiced.

22. Governing Law and Jurisdiction

22.1. This Agreement and the relationship between the Client and the Company shall be governed by and construed in accordance with the laws of Seychelles.

22.2. The Client irrevocably agrees that the courts of Seychelles shall have exclusive jurisdiction to settle any dispute or claim arising out of or in connection with this Agreement or its subject matter or formation (including non-contractual disputes or claims).

22.3. In the event of any dispute between the Client and the Company, the parties shall first attempt to resolve the matter through mutual discussion. If resolution cannot be achieved through such discussion, the matter shall be submitted to the courts of Seychelles.

23. Complaints and Dispute Resolution

23.1. The Company is committed to providing high-quality service. If the Client has a complaint, they should submit it in writing to the Company's customer support department via email at support@jade-forex.com.

23.2. The Company will acknowledge receipt of the complaint within 2 Business Days and endeavor to resolve it promptly and fairly within 10 Business Days.

23.3. If the complaint cannot be resolved internally to the Client's satisfaction, the parties may consider alternative dispute resolution mechanisms, including mediation or arbitration.

23.4. The Client agrees to follow the Company's internal complaints procedure before pursuing any other legal action.

24. Severability

24.1. If any provision of this Agreement is found by a court of competent jurisdiction to be invalid, illegal, or unenforceable, that provision shall be severed from the remainder of the Agreement, and the remaining provisions shall continue in full force and effect.

25. Third-Party Rights

25.1. Unless expressly stated otherwise, this Agreement is for the sole benefit of the Company and the Client. No third party shall have any rights to enforce any term of this Agreement.

26. Language

26.1. This Agreement is drafted in English. Any translation into another language is provided for convenience only. In the event of any conflict or inconsistency between the English version and a translated version, the English version shall prevail.

Part B: Trading Terms

27. Trading Account

27.1. The Client will be provided with login credentials (username and password) to access their Account on the Trading Platform.

27.2. The Client is solely responsible for maintaining the confidentiality of their login credentials and for all activities that occur under their Account. The Client must notify the Company immediately of any unauthorized use of their Account.

27.3. The Company is not liable for any loss or damage arising from the Client's failure to protect their login details.

28. Deposits and Withdrawals

28.1. **Deposits:**

- The Client can deposit funds into their Account using the payment methods available on the Website
- The Client must deposit funds from an account held in their own name. Third-party deposits are prohibited
- The Company may set minimum and maximum deposit amounts
- Processing times for deposits may vary depending on the payment method. The Company is not responsible for delays caused by third-party payment providers
- The Company does not charge deposit fees, but the Client may incur fees from their payment service provider

28.2. **Withdrawals:**

- Withdrawal requests must be submitted through the Client Portal on the Website
- Withdrawals will be processed to the same payment method and account used for the original deposit, where possible, to comply with AML regulations
- The Company may require additional documentation for withdrawal verification
- Withdrawal processing times vary and are subject to internal processing and third-party payment provider schedules
- The Company may charge withdrawal fees, as outlined on the Website
- The Client is responsible for any fees charged by their bank or payment provider for receiving withdrawals

29. **Orders and Execution**

29.1. The Client can place various types of orders on the Trading Platform, including market orders, limit orders, stop-loss orders, and take-profit orders.

29.2. **Market Orders:** An order to buy or sell immediately at the best available market price. The Client acknowledges that the execution price may differ from the displayed price at the time of order placement due to market volatility (slippage).

29.3. **Limit Orders:** An order to buy or sell at a specified price or better. Limit orders are filled only if the market price reaches the specified limit price.

29.4. **Stop-Loss Orders:** An order to close a position when the market reaches a specified price, designed to limit potential losses. A stop-loss order becomes a market order once the stop price is triggered, and execution is subject to market conditions and slippage.

29.5. **Take-Profit Orders:** An order to close a position when the market reaches a specified price, designed to lock in profits.

29.6. The Company executes orders on an "execution-only" basis. We do not guarantee specific prices or fill rates, especially during periods of high volatility, low liquidity, or market gaps.

29.7. The Company reserves the right to reject or cancel any Order at its sole discretion, for reasons including but not limited to, insufficient margin, suspicious activity, or technical errors.

29.8. Orders placed outside of trading hours will be processed when the market reopens.

30. Trading Conditions

30.1. **Spreads:** The Company offers variable spreads, which may widen significantly during volatile market conditions, news events, or low liquidity.

30.2. **Swaps/Rollovers:** Positions held overnight are subject to swap charges, which are debited or credited to the Client's Account. Swap rates are published on the Website and can change daily.

30.3. **Trading Hours:** Trading hours for each Financial Instrument are displayed on the Trading Platform and/or the Website. The Company may change trading hours with prior notice.

30.4. **Quotations:** The Company's quotations are indicative and may differ from prices displayed on other trading platforms or liquidity providers. The Company is the sole provider of prices for execution purposes.

31. Margin and Leverage

31.1. Trading with leverage involves significant risk. The Client acknowledges that even small price movements can have a large impact on their trading account due to leverage.

31.2. The Company sets margin requirements for each Financial Instrument, which are subject to change without prior notice.

31.3. **Margin Call:** If the Client's Account equity falls below the required margin level, the Company may issue a margin call. The Client is responsible for monitoring their margin levels.

31.4. **Stop Out Level:** If the Client's Account equity falls to a specified "stop out level" (typically 50% of margin), the Company reserves the right to automatically close any or all of the Client's open positions without prior notice to prevent further losses. The stop-out level is specified on the Company's Website.

32. Slippage

32.1. The Client acknowledges that slippage may occur, particularly during periods of high volatility, market gaps, or news events.

32.2. Slippage means that an Order is executed at a price different from the requested price. This can result in either a better or worse execution price for the Client.

32.3. The Company is not liable for losses incurred due to slippage.

33. Market Abuse and Prohibited Trading Practices

33.1. The Client agrees not to engage in any form of market abuse or prohibited trading practices, including but not limited to:

- **Arbitrage:** Exploiting price discrepancies between different brokers or platforms
- **Scalping:** Opening and closing positions within a very short timeframe to profit from small price movements (subject to specific account types or Company policy)
- **Hedging:** Opening opposing positions in the same Financial Instrument to mitigate risk (if not explicitly allowed or restricted)
- **Abuse of Price Feeds:** Manipulating prices or exploiting latency issues
- **Collusion:** Acting in concert with other traders to manipulate the market
- **Fraudulent Activity:** Any activity intended to defraud the Company or other market participants
- **Use of Expert Advisors (EAs) or Bots:** Using automated trading systems that generate excessive order volume or exploit system vulnerabilities

33.2. If the Company suspects that the Client has engaged in any prohibited trading practices, the Company may, at its sole discretion, take immediate action, including but not limited to:

- Canceling any profits obtained from such activities
- Closing any open positions
- Suspending or terminating the Client's Account
- Charging administrative fees
- Reporting the activity to relevant authorities

34. Negative Balance Protection

34.1. The Company provides Negative Balance Protection to eligible retail clients, which means that under normal market conditions, the Client's losses on their trading account will not exceed their deposited funds.

34.2. However, the Client acknowledges that in extreme market conditions or due to significant market gaps, the Account balance may briefly become negative before the Company applies the negative balance protection to reset the balance to zero.

34.3. This protection does not apply to professional clients or certain account types where specifically excluded.

34.4. The Company reserves the right to modify or withdraw Negative Balance Protection at its sole discretion with prior notice.

By clicking "I Agree" or by continuing to use JadeFOREX's services, you confirm that you have read, understood, and accept all the terms and conditions outlined in this Client Agreement.

Contact Information

JadeFOREX

Website: <https://jade-forex.com>

Email: support@jade-forex.com

Important Notice: This document should be reviewed by a legal professional qualified in the relevant jurisdiction before implementation. Laws and regulations may vary by jurisdiction, and compliance requirements may differ based on the specific regulatory environment in which JadeFOREX operates.