

Privacy Policy

cinpax

Privacy Policy

The Company is dedicated to protecting any personal data that the Client shares with us. This Privacy Policy is intended to inform the Client how the Company guards and handles all of the collected personal information given by him/her while utilizing the Company's products and services. This policy applies to all new, current, and former Clients.

The Client is required to submit personal information that will be collected for business purposes. This process evaluates the Client's identity, eligibility, and financial capability, which are all needed in processing transactions and promotions. The information will similarly be required when the Client asks for customer or support services from the Company.

The personal information the Company collects includes:

- Identifications that show the Client's name, address, date of birth, social security number, occupation, assets, and source of income
- Transaction data from either the Company or any of our affiliates
- Data coming from consumer reporting agencies can be the Client's credit history and other articles not associated with the Company

The Client's data are only accessed by authorized personnel to conduct businesses that require access to personal information. This is to identify the Clients' trading account and further provide support and help achieve a specific transaction or goal.

The Company's employees are required to protect any personal data with the utmost confidentiality. The Company upholds physical, electronic, and technical protections to guard the Client's personal figures.

With the intention to support the financial products and services the Company offers, the Company may disclose the personal information indicated above with third-party service sources and cooperative marketers not associated with the Company. These are:

- Financial services institutions, such as advisers, dealers, brokers, trust companies, and banks.
- Firms under any agreement to execute services for the Company on its behalf.

These corporations acting on the Company's behalf are required to keep the Client's personal information in utmost confidentiality. The Company may also disclose the information if the law requires it.

The Company will evaluate any collected information to identify its accuracy and validity. The Company will notify the Client once the collected data were found insufficient, inaccurate, or invalid. The Company will ask them to resubmit a legal one that will undergo another evaluation to prove its validity and eligibility.

The Company strongly advises the Client to review the data before submission. If the Client found a need to correct, modify, or alter the provided data, he/she can contact the Company for an update.

The Client and the Company are the two parties bound by the terms of this Agreement. These Terms and Conditions will apply automatically to the Company and its authorized representatives and the Client, who will avail of the services that the Company offers. In terms of the Agreement, the Company shall refer to itself as the Company.

The Client may not assign a third party to carry out his/her transactions on his/her behalf. Unless stated, these terms will govern the relationship between the Client and the Company and its representatives. The Terms and Conditions apply to all transactions done under the control of and by the Company.

The Agreement will be enforced once the Client submits registration and opens an account with the Company. By submitting a request for an account or registration, the Client affirms consent to the Terms and Conditions and Risk Disclosure.

The Company will not support a currency or assets' physical delivery in any trading operation's settlement.

The Client consents to any changes in the Company's trading conditions and changes in its Terms and Conditions. The Company will announce these changes through the Site. The Company will not acknowledge any claims of misinformation.

Transaction history may only be accessed by the Client through the Company's trading platform and would remain the only source of account statement given to the Client. The Company may choose to arrange these transaction orders in a summarized form with the current data dated from the past three months presented in a complete and detailed form.



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Cinpax.com

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