

TERMS & CONDITIONS

This Agreement is executed between you (hereinafter “the Client”) and Altea Solutions Ltd, address: Trust Company Complex, Ajeltake Road, AjeJtake Island, Majuro, Republic of the Marshall Islands MH 96960. (hereinafter “the Company”). Clearing and billing services are done by the Altea Solutions UK LTD address: 20-22 Wenlock Road, London, United Kingdom.

Please read these terms and conditions carefully. By accessing this site, you agree to be bound by the terms and conditions below (and in particular but without limitation to the exclusion of warranties and liabilities, below). If you do not agree to the terms and conditions below, do not access this site, or any part of it.

This Agreement shall be governed by and construed in accordance with the laws of the Marshall Islands. You irrevocably agree to submit to the exclusive jurisdiction of the courts of the Marshall Islands. for settlement of any disputes or matters arising out of or concerning this Agreement or its enforceability.

Acceptance of customers

- MirixPro.com does not accept U.S. based customers. MirixPro.com does not not accept any customers from the following jurisdictions (citizens or residents): Iran, North Korea, Yemen, Syria.
- Jurisdiction Clause about Cardholders’ responsibilities regarding laws in jurisdiction
Unlawful usage: You are prohibited from making any unlawful usage of this Site, and are informed and aware to the fact that in addition to these terms and conditions and any and all policies for usage of this Site, you may and are expected to be subjected to laws and regulations applicable in your or any relevant jurisdiction, including any promulgations related to gambling, securities, taxation and/or antimoney laundering. MirixPro.com does not encourage conduct that would be considered a criminal offense or give rise to civil liability, or otherwise violate any law. In addition to any remedies that we may have at law or in equity, if we determine, in our sole discretion, that you have violated or are likely to violate the foregoing prohibitions, we may take any action we deem necessary to cure or prevent the violation, including without limitation, the immediate removal of the related materials and/or User from this Site. We will fully cooperate with any law

enforcement authorities or court order or subpoena requesting or directing us to disclose the identity of anyone posting such materials.

- User undertakes that any and all information provided by him is true, accurate, complete and up-to-date.
- User undertakes to indemnify, defend and hold On jurisdiction clause MirixPro.com harmless, as well as any and all of its subsidiaries, agents, employees and/or officers, against or from any liabilities, obligations, claims, debts, expenses etc., in any way connected with any misuse or abuse of the site, information or services provided or contained herein, including in particular (but not limited to) any breach of these Terms and Conditions and/or violation of any law whatsoever (including any violation or infringement of any third party rights) and/or any breach of any applicable third party terms and conditions; · No Warranties express or implied: USE THIS SITE AT YOUR OWN RISK. THE INFORMATION, MATERIALS AND SERVICES PROVIDED ON OR THROUGH THIS WEBSITE ARE PROVIDED “AS IS” WITHOUT ANY EXPRESS OR IMPOLIED WARRANTIES OF ANY KIND INCLUDING WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NONINFRINGEMENT OF INTELLECTUAL PROPERTY.

Use of Information

You must only use this site in accordance with all applicable laws. You must not load or transmit through the site any computer virus or anything designed to interrupt the proper operation of the site. You shall not copy or reproduce the site in whole or in part or otherwise make the same available to any person. The information and materials contained in these pages are subject to change. Unauthorized use of MirixPro.com web sites and systems including but not limited to unauthorized entry into MirixPro.com systems, misuse of passwords, or misuse of any information posted on a site is strictly prohibited.

Liability Limitation

In no event will MirixPro.com be liable for any damages, including without limitation direct or indirect, special, incidental, or consequential damages, losses or expenses arising in connection with this site or any linked site or use thereof or inability to use by any party, or in connection with any failure of performance, error, omission, interruption, defect, delay in operation or transmission, computer virus or line or system failure.

Trading

MirixPro.com allows you to perform various transactions, which are based on various indices that shall be defined by us from time to time and to receive financial information and various other services as MirixPro.com will determine in its sole discretion. Prior to effecting any transaction, we advise you to read the explanations that may be found on the website regarding each type of transaction. The rules of trade are set exclusively by MirixPro.com. Customer authorizes MirixPro.com to assume trading positions for Customer's Account in accordance with Customer's instructions received through the bx8 Online Trading System to the MirixPro.com. Customer agrees to be conclusively responsible for any instruction received electronically that is identified with Customer's password and Account number and for any electronic, oral and or written instruction (including, but limited to, any Order) to MirixPro.com from persons MirixPro.com, in its sole judgment, believes are apparently authorized by Customer.

Price Quote

MirixPro.com will show the current price of a share or an index, and offer you the opportunity to enter position in respect of such share. Each position shall be for a specified expiry time. MirixPro.com expects that the current prices will be reasonably related to the actual prices of such shares available in the market. MirixPro.com makes no warranty, express or implied, that the quoted prices represent prevailing quoted prices.

Order Execution

MirixPro.com will attempt to execute all the instructions that it may, in its sole discretion, accept from Customer in accordance with Customer's instructions received through the MirixPro.com. Customer acknowledges, understands and agrees that MirixPro.com is not acting as a broker, intermediary, agent, and advisor or in any fiduciary capacity.

Transmission

MirixPro.com shall have no responsibility for delays in the transmission of orders due to disruption, failure or malfunction of communications facilities and shall not be liable for any claims, losses, damages, costs or expenses, including attorneys' fees, to any person or entity arising. MirixPro.com reserves the right to limit the number of the Open Positions that the Customer may enter or maintain in his Account. MirixPro.com reserves the right to limit the total amounts to be invested by any Customer in general or specifically. MirixPro.com

reserves the right, in its sole discretion, to refuse to accept any Order opening a new position or increasing an Open Position.

Charges

- At this time MirixPro.com charges no brokerage fees or commissions, however MirixPro.com reserves the right to change its fee structure at any time without notice. Fees do not currently, but may in the future include such things as statement charges, order cancellation charges or account transfer charges.
- *Cessation of Trading.* Trading on MirixPro.com on any part thereof may be ceased without notice at any time. Customer shall not have any claim or right to indemnification due to losses incurred as a result of such cessation, whether in respect of open positions or transactions that Customer intended to execute.
- *Cancellation.* MirixPro.com shall have the right to unilaterally cancel, by means of a notice to Customer, any transaction of Customer which, due to an error, including a computer or system error, was effected at a price which does not reflect our published price. Non authorized Automatic or semi automatic trading mechanism integrated by the client on the browser or client side, that does not involve human execution, will be considered back door API or system abuse that may result to an account suspension and/or position cancellation. Positions that were taken in this way are resulted in prices that wouldn't have been accepted or filled in the general market therefore will be consider as an off market transactions which will be resulted in cancellation.

Withdrawals

- An approved Withdrawal takes 72 Hours and may take up to max 7 business days to reflect in your account.
- Withdrawal orders: The provision of documentation or any other type of Client authentication as may be required from time to time by Anti Money Laundering (AML) regulations.
- Withdrawals must always be processed to the same source from which they originated. Credit card deposits may be, according to credit card companies regulations, returned to same credit card when a withdrawal is performed. A withdrawal to a bank account where initial deposits have been performed by credit cards will be executed back to credit card or to bank account at company's

discretion. Withdrawals to bank account or to credit card accounts may take a longer time period, due to additional security procedures and documentation from the Client.

- Withdrawals are charged to client a processing fee of 15 USD, regardless the amount of the withdrawal.

Dormant Accounts

An account that there have been no transactions (trading / withdrawals / deposits), for 1 calendar year or more will be considered as dormant account. Dormant accounts will be charged a monthly maintenance fee of 5% from a total client deposit or the full amount of the free balance in the account.

There will be no charge if the free balance is zero. Consequently, MirixPro.com has a right to close all accounts with a zero free balance.

Proof of identity

Every deposit shall be compliant to international KYC rules, and client shall identify himself by providing to MirixPro.com, within ten business days :

- A color scan copy of a valid ID : passport, driver's license, or national identification card.
- A utility bill (electricity/water/gas bill) or bank statement from the last two months.
- A color scan copy of both sides of the credit card used for the deposit. (it is allowed to hide the first digits).

MirixPro.com reserves the right to refund a deposit and close an account at its sole discretion these documentation has not been supplied.

Liquidation of Accounts and Deficit Balances

In the event of:

- The death or judicial declaration of incompetence of Customer, if Customer is a natural person;
- The filing of a petition in bankruptcy, or a petition for the appointment of a receiver, or the institution of any bankruptcy, insolvency or similar proceeding by or against Customer;
- The filing of an attachment against any of Customer's Accounts carried by MirixPro.com;

- Failure to pay when due any amount due under this Agreement or any Contract or other transaction hereunder or to deliver to MirixPro.com when due any margin or Collateral required or requested by MirixPro.com in connection with this Agreement or any Contract or other transaction hereunder;
- Customer's failure to promptly provide MirixPro.com any information requested pursuant to this Agreement;
- Any representation made by Customer in this Agreement (including the Annexes) is or at any time becomes, untrue or incorrect; and
- Any breach by Customer of any other provision of this Agreement;

MirixPro.com may, in its sole discretion, take one or more, or any portion, of the following actions:

- Satisfy any obligation Customer may have to MirixPro.com (either directly or by way of guarantee or surety ship) out of any of Customer's funds or property in the custody or control of MirixPro.com;
- Sell or purchase any or all Contracts and any securities or other property held or carried for Customer; and
- Cancel any or all outstanding positions or other transactions or commitments made by or on behalf of Customer.

Any of the above actions may be taken without demand for margin or additional margin, without prior notice of sale or purchase or other notice to Customer, Customer's legal representatives, heirs, executor, administrator, trustee, legatee, successors or assigns and regardless whether the ownership interest is held individually or jointly with others. Any prior demand or notice of sale or purchase shall not be considered a waiver of MirixPro.com right to sell or buy at any time in the future without demand or notice as provided above. In the event the proceeds realized pursuant to liquidation are insufficient for the payment of all liabilities of Customer due to MirixPro.com, Customer shall promptly pay upon demand the entire amount of any such deficit, together with all other deficits and all unpaid liabilities of Customer, including, but not limited to, all costs of enforcement and collection, such as, but not limited to, attorneys' fees, witness fees and travel expenses, interest on any such deficit and liabilities at a rate equal to three (3) percentage points above the then prevailing prime rate at MirixPro.com principal bank or the maximum interest rate allowed by law, whichever is lower. In the event MirixPro.com incurs expenses other than for the collection of deficits, with respect to Customer's Account, Customer agrees to pay such expenses.

Trade Confirmations

Positions executed online will be confirmed online at the time of the position being made. Customer agrees to immediately call to MirixPro.com attention any information that Customer has reason to believe is inconsistent with Customer's own information. Customer understands, acknowledges and agrees that errors, whether resulting in a profit or loss to Customer, shall be corrected only to the extent of the value of Customer's investment in the position, and Customer's Account will be credited in such manner and extent as to place Customer's Account in the same position in which it would have been immediately prior to the error having occurred.

Communications

Customer shall notify MirixPro.com immediately of any change in Customer's address by e-mail to support@MirixPro.com. All communications sent by Customer shall not be deemed effective until accepted by MirixPro.com.

Bonuses

Occasionally MirixPro.com may offers bonus promotions via e-mail, phone or our front page, according to these terms :

- Deposit bonuses (which means, linked to a deposit) are credited to your account in maximum one (1) business day after your deposit, when you deposit shall be in the sufficient amount requested for being eligible to receive the deposit bonus, and as explained by your account manager, or mentioned on MirixPro.com.
- In order to release the amount of the bonus and withdraw it, you shall process a volume of trades equal to thirty (30) times the sum of your deposit and bonus.
- Once you reached this volume of trade target, you can withdraw your bonus without any restriction.
- You may request for a withdrawal of your deposit at anytime.
- In the event of a withdrawal of deposit where requested volume of trade is not reached, bonus is automatically cancelled.
- Bonuses are not limited in quantity or time.

MirixPro.com Responsibilities

MirixPro.com shall not be liable to Customer for any claims, losses, damages, costs or expenses, including attorneys' fees, caused, directly or indirectly, by any events, actions or

omissions, including, without limitation, claims, losses, damages, costs or expenses, including attorneys' fees, resulting from civil unrest, war, insurrection, international intervention, governmental action (including, without limitation, exchange controls, forfeitures, nationalizations, devaluations), natural disasters, acts of God, market conditions, inability to communicate with any relevant person or any delay, disruption, failure or malfunction of any transmission or communication system or computer facility, whether belonging to MirixPro.com, Customer, any market, or any settlement or clearing system.

Intellectual Property and Confidentiality

All copyright, trademark, trade secret and other intellectual property rights in the MirixPro.com Online Trading System shall remain at all times the sole and exclusive property of MirixPro.com and/or its 3rd party service providers and Customers shall have no right or interest in such Trading Systems except for the right to access and use the Trading Systems as specified herein. Customer acknowledges that the Trading Systems are confidential and have been developed through the expenditure of substantial skill, time, effort and money. The Customer will protect the confidentiality of MirixPro.com and/or its 3rd party service providers by allowing access to the Trading Systems only by its employees and agents on a need to access basis. Customer will not publish, distribute, or otherwise make information available to third parties any information derived from or relating to the Trading Systems. Customer will not copy, modify, de-compile, reverse engineer, and make derivative works of the Trading Systems or in the manner in which it operates.

Indemnification

Customer agrees to indemnify and hold MirixPro.com, its affiliates, employees, agents, successors and assigns harmless from and against any and all liabilities, claims, losses, damages, costs and expenses, including attorneys' fees, incurred by MirixPro.com arising out of:

- Customer's failure to fully and timely perform its obligations hereunder; and
- Any of Customer's representations and warranties made that may at any time be untrue or incorrect and
- Any act or omission of Customer. Customer also agrees to pay promptly to MirixPro.com any and all claims, losses, damages, costs and expenses, including attorneys' fees, incurred by MirixPro.com in the enforcement of any of the provisions of this Agreement, any transactions hereunder, and any other

agreements between MirixPro.com and Customer and the collection of any amounts due hereunder and there under.

Limitation of Liability

IN NO EVENT SHALL MirixPro.com BE LIABLE FOR INCIDENTAL, INDIRECT, SPECIAL, OR CONSEQUENTIAL DAMAGES, OR FOR LOST PROFITS, SAVINGS, OR REVENUES OF ANY KIND, REGARDLESS OF WHETHER MirixPro.com HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. MirixPro.com AGGREGATE LIABILITY FOR ALL DAMAGES ARISING UNDER THIS AGREEMENT SHALL IN NO EVENT EXCEED 100% OF THE AMOUNT ALLOCATED BY CUSTOMER FROM THE ACCOUNT TO THE TRANSACTIONS THAT GIVES RISE TO THE CLAIM WHICH FORMS THE BASIS FOR SUCH DAMAGES.

Amendments

Customer understands, acknowledges and agrees that MirixPro.com may amend or change this Agreement at any time. Customer agrees to be bound by the terms of such amendment or change. No waiver or amendment of this Agreement may be implied from any course of dealing between the parties or from any failure by MirixPro.com or its agents to assert its rights under this Agreement on any occasion or series of occasions. No oral agreements or instructions to the contrary shall be recognized or enforceable.

Termination

This Agreement shall continue and be in effect until termination by Customer or MirixPro.com. Customer may terminate this Agreement if:

- Customer has no open positions and no liabilities held by or owed to MirixPro.com;
and
- Customer has provided seven (7) days' written notice to MirixPro.com by e-mail to support@MirixPro.com and
- MirixPro.com has accepted the notice.

MirixPro.com may, in its sole discretion, terminate this Agreement at any time, effective as of the close of business on the day notice is sent to Customer. Termination by either party shall not affect any Contracts or other transactions previously entered into and shall not relieve either party of any obligations set out in this Agreement, nor shall it relieve Customer of any obligations arising out of any deficit balance.

Entire Agreement

This Agreement together with the Customer Account Application embodies the entire agreement between MirixPro.com and the Customer, superseding any and all prior written and oral agreements.

Recordings

Customer acknowledges and agrees that any and all conversations between Customer and MirixPro.com principals, agents, employees or associates, including the MirixPro.com customer service and operations desks may, at the option and in the sole discretion of MirixPro.com, be recorded electronically with or without the use of an automatic tone warning device. Customer further agrees to the use of such recordings and transcripts thereof as evidence by either party in connection with any dispute or proceeding that may arise involving Customer or MirixPro.com.

Binding Effect

This Agreement shall be continuous and shall cover, individually and collectively, all Accounts of Customer at any time opened or reopened with MirixPro.com, irrespective of any change or changes at any time in the personnel of MirixPro.com or its successors, assigns, or affiliates. This Agreement, including all authorizations, shall inure to the benefit of MirixPro.com and its successors and assigns, whether by merger, consolidation, or otherwise and shall be binding upon Customer and/or the personal representatives, heirs, executor, administrator, trustee, legatees, legal representative, successors and assigns of Customer.

Severability

If any clause of this Agreement is determined void or invalid by a court of competent jurisdiction, the remainder of the Agreement shall remain in full force and effect.

Acceptance

This Agreement shall not be deemed to be accepted by MirixPro.com or become a binding contract between Customer and MirixPro.com until the signed Customer Account application has been received and approved by MirixPro.com. In the event that there are any unauthorized alterations or deletions to this Agreement or related documents such

alteration and deletions shall not be binding on MirixPro.com and said original forms shall govern Account.

Risk Warning

This Risk Warning Notice cannot and does not disclose all the risks and other significant aspects of option and derivative trading. You should not engage in option and/or derivative trading unless you understand the nature of such trading, how these instruments work, how you make a profit or a loss and the extent of your exposure to risk and loss. If you are in any doubt, please, seek professional advice. Before deciding to participate in option and/or derivative trading, you should carefully consider your investment objectives, level of experience and risk appetite. Most importantly, do not invest money you cannot afford to lose. There is considerable exposure to risk in any transaction, including, but not limited to, leverage, creditworthiness, limited regulatory protection and market volatility that may substantially affect the price, or liquidity of an option or derivative. Moreover, the leveraged nature of option and derivative trading means that any market movement might have an extreme and sometimes not-proportional effect on your deposited funds. This may work against you as well as for you. There are risks associated with utilizing an Internet-based trading system including, but not limited to, the failure of hardware, software, and Internet connection. MirixPro.com is not responsible for communication failures or delays when trading via the Internet. MirixPro.com employs backup systems and contingency plans to minimize the possibility of system failure. Any opinions, news, research, analyses, prices, or other information contained on this website are provided as general market commentary, and do not constitute investment advice. MirixPro.com.com is not liable for any loss or damage, including without limitation, any loss of profit, which may arise directly or indirectly from use of or reliance on such information. MirixPro.com has taken reasonable measures to ensure the accuracy of the information on the website. The content on this website is subject to change at any time without notice.

Payment cards per user

Cardholder must always be the same as the person on the registered ID. One single client cannot use more than three (3) credit/debit cards in order to credit his account at MirixPro.com

Transfer between accounts

There cannot be any transfer of funds between two different accounts at MirixPro, nor as any movement of funds else than Client to MirixPro.com or MirixPro.com to Client.

Refund Policy

MirixPro reserves the right to close the client's account and refund the amount of the deposit transaction, without any prior notice, if :

- The client did not succeed to comply with KYC requirements and to properly identify himself to MirixPro, as set in these terms and condition
- MirixPro has reasonable doubts about the identity of the client, or its ownership of the payment tool used for the deposit transaction
- MirixPro's officer identified an anomaly on the client account's management or suspect a fraud.
- The client account is dormant. A dormant account is an account that presents no transaction (deposit/withdrawal/trade) since more than 180 calendar days.
- Or any situation that would disrespect, or threat to disrespect local rules and/or regulation

In the event an account is closed by MirixPro and the transaction is refunded, some processing fees may apply and shall be deducted from the client's refunded amount.

PRIVACY POLICY

MirixPro.com ensures that your privacy is kept. All interactions with clients and our company are strictly confidential and no private information is ever passed on to any third party entities.

By registering with MirixPro.com our clients understand that any and all private information which is collected is gathered only to ensure their safety. The collected private information is only being used by our company in order to confirm the client's identity and to ensure the security of his/her deposits and trading account.

Our strict privacy procedures are in place to help us verify the client's identity and protect against fraud, money laundering and offer a secure trading experience.

When a client registers at MirixPro.com he/she agrees to provide us with true and accurate identity information. Trading is admissible only when performed on your own behalf and it is to impersonate a different individual

All personal information gathered by MirixPro.com is strictly confidential and is kept within the company and used only to ensure the safety and security of our clients. Personal information gathered is limited to the client's personal data submitted by the client upon sign up and the use of cookies to determine the interaction of clients with our website.

No personal information is ever disclosed by MirixPro.com to any third party. The only exceptions to this rule are when:

- A client provides written consent to transfer personal information to a third party.
- A requirement by law is made.
- A verification analysis is required to ensure the client's personal account and information.

Our clients confirm that interactions between all clients and MirixPro.com are kept on file for the resolution of any disputes if such may arise. By registering and using the MirixPro.com platform, its services and products, the client agrees to the use of all or any part of the information which he/she supplies regarding their trading account, transactions made and interactions performed with the company, by the company.

MirixPro.com uses the latest data protection technology in order to ensure that all client personal information is kept confidential. We protect our client's personal information by continuously upgrading our security and updating our data protection policy.

In the benefit of offering additional information about MirixPro.com, and the objective to serve our clients better, the company may contact clients occasionally either by phone or email. This service is granted primarily in order to give clients more information about financial markets and binary option trading. However, sometimes a contact might be made in order to offer our clients exceptional promotions and periodic benefits. By default, all clients consent to receive this type of contact by the company when they register and agree to the MirixPro.com terms and conditions of use. If a client wishes to not receive this contact service, he/she might inform the company by email or phone call and no such service by the company will be granted again.

This Agreement is executed between you (hereinafter "the Client") and Altea Solutions Ltd, address: Trust Company Complex, Ajeltake Road, AjeJtake Island, Majuro, Republic of the

Marshall Islands MH 96960. (hereinafter "the Company). Clearing and billing services are done by Altea Solutions UK LTD address: 20-22 Wenlock Road, London, United Kingdom.