



SeylanBit

CLIENT AGREEMENT

seylanbit.com

This Client Agreement (hereinafter referred to as the "Agreement") is entered into by and between SeylanBit and any individual (excluding stateless persons, individuals under the age of 18, and residents of jurisdictions where the Company's services are not available) (hereinafter referred to as the "Client"). This Agreement serves as a legally binding contract between the Company and the Client, outlining the terms and conditions for the use of the Trader's Room and the associated trading platform services provided by the Company.

1. INTRODUCTION

1.1. This Agreement, being an electronic document that does not require a physical signature, must be carefully reviewed by the Client. The terms and conditions set forth herein shall be considered accepted by the Client upon SeylanBit's receipt of an advance payment made in accordance with this Agreement.

1.2. The Agreement may be translated into various official languages available on the Company's website. However, in the event of any inconsistencies between a translated version and the English version, the English version shall take precedence.

1.3. Once the Company receives the Client's advance payment, all activity carried out by the Client in the Trader's Room or on the trading platform shall be governed by this Agreement.

1.4. The Client and SeylanBit enter into all operations on the platform as independent principals. The Company does not act as an agent for the Client unless explicitly agreed otherwise. The Client bears full responsibility for the fulfillment of their obligations. If the Client conducts transactions on behalf of another individual or entity, SeylanBit shall not be obligated to recognize that third party as a client, unless expressly agreed.

1.5. Key definitions relevant to this Agreement are outlined in Clause 2 ("Terms and Interpretation").

2. TERMS AND INTERPRETATION

In this Agreement:

- "Balance" refers to the cumulative financial result of all completed transactions, including all deposit and withdrawal operations performed on the Client's trading account.

-Credit/Debit Card" refers to a plastic payment card containing identifying information, allowing the cardholder to make purchases, pay for services, and withdraw funds from the linked account.

-"Website" denotes the official website of the Company, available at www.seylanbit.com. "Credit/Debit Cardholder" means the individual whose personal details (first name, last name, and signature) are linked to the card and who is authorized to use and manage the card account.

-"Client's External Account" refers to a bank account and/or electronic wallet held by the Client or an Authorized Person acting on behalf of the Client.

-"Margin" represents the collateral (cash or equivalent) required to support and maintain open trading positions.

-"Request" means the Client's inquiry to the Company for a price quote. Submitting a request does not obligate the Client to execute a transaction.

-"Fund Deposit" refers to the transfer of funds by the Client or the Client's Authorized Person to the Company's account, intended for crediting to the Client's trading account.

-"Withdrawal Request" means an instruction submitted via the Client's Trader's Room on the Company's website to withdraw funds from the trading account and transfer them to the Client's External Account or the account of an Authorized Person, as specified.

-"Identification Information" refers to passport or government-issued ID data submitted by the Client during the registration process.

-"Client Account" includes any account opened by the Client with SeylanBit, including but not limited to transitory accounts, trading accounts, partner accounts, manager accounts, investor accounts, and other account types.

-"Client Terminal" refers to the software or third-party application connected to the Company's server. It is used by the Client to access real-time financial market data (as made available by the Company), perform technical analysis, execute trades, place, modify, or cancel orders, and receive communications or notifications from SeylanBit.

-"Quote" refers to the current pricing information for a specific financial instrument, presented in the form of Bid and Ask values.

- "Rate" refers to the value of the base currency expressed in terms of the quote currency.

- "Trader's Room" refers to the Client's secure personal account area on the Company's website, accessible via unique login credentials. It is used for identification, account management, transaction tracking, and customer support.

- "Inactive Trading Account" means a trading account that has not recorded any open positions, pending orders, or non-trading operations for a period of three (3) consecutive months.

- "Non-Trading Operation" denotes any action involving the deposit or withdrawal of funds, or the granting/return of credit to or from a Client's account.

- "Trader's Room Number" refers to the unique identifier assigned to a Client upon entering into this Agreement.

- "Open Positions" represent the total exposure resulting from the execution of Client instructions involving the purchase or sale of financial instruments, pending a closing or offsetting transaction.

- "Written Notification" refers to any form of electronic message (including email, fax, internal messages within the Client Terminal, etc.) or public announcement published on the Company's website.

- "Processing Center" designates a legal entity or internal division responsible for facilitating informational and technological interactions among participants in the payment process.

- "Business Day" means any calendar day from Monday through Friday, excluding official public holidays.

- "Free Margin" represents the available equity in a Client's trading account that can be used to open new positions.

- "Server" encompasses all software, systems, and technologies used by the Company to process the Client's instructions, display trading information in real-time (as determined by the Company), and record mutual obligations between the Client and SeylanBit in accordance with this Agreement.

- "Trader's Room Service" refers to the service that grants the Client access to a personal account on the Company's website, used for identification, account management, transaction history, and support-related interactions.

- "Trading Platform" includes the Client Terminal, the Server, the communication infrastructure between them, and the Company's proprietary software responsible for processing Client instructions and managing trades.

- "Banking Day" refers to any day on which the Client's or the Company's bank operates without significant disruption and is able to provide standard banking services.

3. SUBJECT MATTER OF THE AGREEMENT

3.1. This Agreement governs the provision of access to services available through the Company's Trader's Room and trading platform. These services include, but are not limited to, the execution of trading operations, market analysis tools, account management features, and other related functionalities.

3.2. The Client acknowledges and agrees that SeylanBit does not guarantee any profit from trading activities and bears no responsibility for any losses the Client may incur. The Client further understands that trading on financial markets involves significant risk and may lead to the loss of the entire invested capital.

4. CLIENT REGISTRATION

4.1. In order to access the services offered by SeylanBit, the Client must complete the registration process on the Company's website and create a personal Trader's Room account by providing accurate, current, and complete information as requested. The Client agrees to keep this information up to date and to notify the Company promptly of any changes.

4.2. The Client is solely responsible for maintaining the confidentiality of their Trader's Room login credentials and ensuring the security of their account. The Client must immediately inform SeylanBit of any unauthorized access, suspected misuse, or other breaches of account security.

4.3. The Company reserves the right to refuse registration, suspend, or terminate the Client's account at its sole discretion and without prior notice.

5. TRADING OPERATIONS

5.1. The Client agrees to conduct trading activities on the trading platform provided by SeylanBit in accordance with the rules, procedures, and conditions established by the Company.

5.2. The Client acknowledges and accepts that trading involves significant risk and may lead to substantial losses. The Client bears full responsibility for all outcomes resulting from their trading decisions and actions.

5.3. SeylanBit may provide the Client with access to real-time market data, price quotes, charts, and analytical tools. The Client understands that this information is offered solely for informational purposes and does not constitute financial advice or a recommendation to enter into any trades.

6. DEPOSITS AND WITHDRAWALS

6.1. The Client may fund their trading account using the payment methods supported by SeylanBit. It is the Client's responsibility to ensure that all deposits originate from their own external account.

6.2. The Company reserves the right to request additional documentation or information from the Client to verify the source of funds or to meet applicable legal and regulatory obligations. Failure to provide the requested information may result in the suspension or termination of the Client's account.

6.3. The Client may submit withdrawal requests through the Trader's Room. All such requests will be processed in accordance with SeylanBit's established withdrawal procedures.

6.4. The Client acknowledges that withdrawal requests may be subject to fees and charges as specified by the Company.

7. COMPLIANCE WITH LAWS AND REGULATIONS

7.1. The Client agrees to comply with all applicable laws and regulations related to their trading activities, including but not limited to tax laws, anti-money laundering laws, and financial market regulations.

7.2. The Client acknowledges that SeylanBit may be legally obligated to report certain transactions or provide Client-related information to regulatory authorities or law enforcement agencies in accordance with applicable law.

8. RISK DISCLOSURE

8.1. The Client acknowledges and fully understands that trading in financial markets involves a high degree of risk and may result in the complete loss of the invested capital.

8.2. Before engaging in any trading activities, the Client should carefully assess their financial situation, investment objectives, and risk tolerance. The Client agrees to invest only those funds which they can afford to lose without adversely affecting their financial well-being.

9. TERMINATION OF AGREEMENT

9.1. Either party may terminate this Agreement at any time by providing written notice to the other party.

9.2. SeylanBit reserves the right to terminate this Agreement immediately and without prior notice if the Client breaches any of the terms and conditions outlined herein.

9.3. Upon termination, the Client is responsible for closing all open positions and initiating the withdrawal of any remaining funds from their trading account. The Company may apply applicable processing fees for withdrawals requested after termination.

10. AMENDMENTS TO AGREEMENT

10.1. The Company reserves the right to amend or modify this Agreement at any time. Any amendments shall be communicated to the Client through the Trader's Room or other means specified by the Company.

10.2. The Client's continued use of the Company's services after the effective date of any amendments shall constitute acceptance of the amended Agreement.

11. GOVERNING LAW AND DISPUTE RESOLUTION

11.1. This Agreement shall be governed by and construed in accordance with the laws of Spain.

11.2. Any disputes arising out of or in connection with this Agreement shall be resolved through negotiations between the parties. If the parties are unable to reach a mutually satisfactory resolution, the dispute shall be referred to arbitration in accordance with the rules of the Spanish Arbitration Association.

12. MISCELLANEOUS

12.1. This Agreement constitutes the entire agreement between the parties and supersedes all prior agreements and understandings, whether oral or written.

12.2. The Client acknowledges that they have read and understood all the terms and conditions of this Agreement and agrees to be bound by them.

13. CONTACT INFORMATION

For any questions, concerns, or notifications related to this Agreement, the Client may contact the Company at the following address:

14. ACCEPTANCE

By completing the registration process and making an advance payment, the Client acknowledges and accepts all the terms and conditions of this Agreement.

15. EFFECTIVE DATE

This Agreement becomes effective once the Client has completed the registration process and the Company has received the Client's initial deposit.

By accepting this Agreement, the Client confirms their understanding and acceptance of all terms and conditions contained herein. This Agreement establishes the legal framework governing the relationship between the Client and SeylanBit, including the use of the Company's services and trading platform.