

# **AGREEMENT**

## **On the procedure of customer service in the internet platform «AttoTrade» of the Attomantum Ltd company, London, United Kingdom**

### **1. GENERAL PROVISIONS.**

This Agreement contains essential terms of the customer (hereinafter – the Client) service in the internet platform «AttoTrade» (hereinafter – the Agreement).

The subject of the Agreement is the procedure and terms of service of the Customer of the Attomantum Ltd company (hereinafter – the Company) in the internet platform «AttoTrade», order and terms of conducting the operations with monetary funds and electronic payment system “Perfect Money” (website: [www.perfecmoney.is](http://www.perfecmoney.is)), “Payeer” (website: [www.payeer.com](http://www.payeer.com)), “Advanced Cash” (website: [www.advcash.com](http://www.advcash.com)) for the purposes of their conversion and related services accomplishment, which includes conducting by the Company on its own name, but on the Client’s behalf deals with derivatives – binary options and short-term futures that are exchanged on New York Stock Exchange.

### **2. TERMS AND CONDITIONS OF CUSTOMER SERVICE.**

2.1. The Company commits deals on the Client’s money through intermediary of the Company’s agent – a broker possessing relative license to carry out brokerage activity in accordance with laws of the country of registration. For the purposes of committing deals and operations mentioned above, the Company opens with its agent accounts for accounting monetary funds and financial credit instruments and has all the rights for transferring funds to the agent in the limits of sums which are necessary and enough for handling accounts and conducting the operations with monetary funds and financial credit instruments.

2.2. Accepting the terms of the Agreement, the Client thereby confirms that the Client is familiarized or has familiarized the person on whose behalf the Client is acting with the rules of the internet platform «AttoTrade» and is engaged to respect this rules and also to provide the respecting of this rules by any third parties on whose behalf the Client is acting.

2.3. In order to provide the Agreement, conversion is considered to be the transaction of “Perfect Money”, “Payeer” and “Advanced Cash” titles into the currency used in accounts of the internet platform «AttoTrade» (1 conditional unit is equal to 1 US dollar).

2.4. To add funds recorded in currency of the account from the internet platform «AttoTrade» the Client should make adding funds in accordance with the rules of the internet platform «AttoTrade». To withdraw funds recorded in currency of the account from the internet platform «AttoTrade» the Client should place the automatic order for funds withdrawal in accordance with the rules of internet platform «AttoTrade».

2.5. The term for the Client’s withdraw request execution from account in the internet platform «AttoTrade» to the Client’s account in Client’s preferred payment system could not take more than 3 hours.

### **3. SPECIFICS OF THE CONDITIONS AND CLIENTS’ INTEREST CHARGING ORDER.**

3.1. The internet platform «AttoTrade» is obliged to charge the Client’s account on daily basis with the interest equal to 1 (one) per cent of the sum of money continuously stayed on the account within 24 hours.

3.2. Charging of the interest takes place once a day and every day at the time stated by the rules of the internet platform «AttoTrade».

3.3. The charged interest is automatically added to the total amount on the Client’s account in the internet platform «AttoTrade» after 24 (twenty four) hours from the moment of the balance replenishing and becomes

available for withdraw. Further charged interest adjunctions takes place after every 24 (twenty four) hours and are lasting permanently while there is positive balance on the Client's account.

3.4. Interest added to the account, but not withdrawn by default becomes principal deposit that is charged with further interest of Clients' reward.

3.5. The interest charging is interrupted, and the interest charged, but not added to the principal deposit, are lost in case the Client withdraws total amount if the deposit before the end of 24-hours duration.

The amount of the Client's reward in the internet platform «AttoTrade» – 1 (one) per cent a day – is a constant value and could not be changed.

#### **4. SPECIFICS OF THE CLIENT'S ACCOUNT MANAGEMENT.**

4.1. The Client has the right to open any quantity of accounts in the internet platform «AttoTrade», excepting the cases covered by the current partnership program of the internet platform «AttoTrade».

4.2. The Client has the right to replenish the account in the internet platform «AttoTrade» with any amount by Client's choice. Technical minimum for deposit in the internet platform «AttoTrade» is 1 (one) US dollar.

4.3. The Client has the right to withdraw any amount by Client's choice from the internet platform «AttoTrade», including the interest added to the account, on condition that such interest has already been added to the Client's deposit. The Client's account replenishment or funds withdrawal can take place any time by Client's choice. The order for adding funds is executed immediately in automatic mode. The order for funds withdrawal is executed within 3 hours in manual mode.

4.4. The Client has the right to change Client's personal information in the internet platform «AttoTrade» account.

4.5. In case of the Client's loss the information about access to the account in the internet platform «AttoTrade», the recovery of this information is executed manually by support service of the internet platform «AttoTrade».

#### **5. TERMS AND CONDITIONS OF THE PARTNERSHIP PROGRAM.**

5.1. The Client has the right to invite new clients for joining the internet platform «AttoTrade» in accordance with this terms and conditions.

5.2. The Client has the right to commit any actions aimed to attracting new clients for joining the internet platform «AttoTrade» that meet current legal requirements, acting at the Client's own expenses and at the Client's own discretion.

5.3. Under the current partnership program the Client's reward amounts to 20 (twenty) per cent of a new participant's total income, invited by the Client to the internet platform «AttoTrade».

5.4. The Client's reward is added to the Client's account in the internet platform «AttoTrade» at the same time with adding the income to the invited participant's deposit.

5.5. The accounting of the participant invited to the internet platform «AttoTrade» is conducted by unique personal login of the Client or by Client's unique address bar (link).

5.6. It is inadmissible to invite to the internet platform «AttoTrade» as a new participant any person who uses the Client's personal computer or the Client's unique web-address (IP-address). It is inadmissible to use the mass mailing (SPAM) to invite new participants to the internet platform «AttoTrade».

5.7. Those Client's actions that violates the article 5.6 of the Agreement, and any other illegal actions of the Client aimed to damage infliction to the Company (insult, slander, blackmailing and so on) leads to breaking off the Agreement with ex-rights to restoring.

#### **6. ALLOWING ACCESS TO THE INTERNET PLATFORM «ATTOTRADE».**

6.1. The Client is provided with remote access to the internet platform «AttoTrade» in accordance with the Agreement.

6.2. Remote access to the internet platform «AttoTrade» is provided to the Client by its registration on the website [www.attotrade.com](http://www.attotrade.com) in the manner determined by the Company and this Agreement.

6.3. The Client undertakes:

- to ensure a proper level of protection of its information system required for operations with the internet platform «AttoTrade»;
- to ensure compliance and/or compatibility of technical equipment of the Client with requirements for operations with the internet platform «AttoTrade»;
- not to transfer its rights and obligations under this Agreement to third parties.

6.4. The Company is not liable for discrepancy and/or Client's hardware incompatibility with requirements for operations with the internet platform «AttoTrade».

## **7. APPLICABLE LAW AND OTHER TERMS**

7.1. Relations arising between the Client and the Company during transactions of the purchase or sale of Certificates are governed by the Law of the United Kingdom.

7.2. The Company is not obliged to provide the Client or a third party, represented by the Client, with the information on the foreign law governing or related to settlement and grounds for the company's activities. The Company shall be liable for acts, transactions, their consequences and compliance of these actions and their consequences to the requirements of normative legal acts of the current law.

7.3. In the part not governed by this Agreement, the Client and the Company shall be bound by the Law of the United Kingdom.