



**PRO-LEVERAGE  
ACCOUNT  
TERMS & CONDITION**



## PRO-LEVERAGE ACCOUNT TERMS & CONDITION

In addition to the risks and terms specified in the Client Agreement and Terms of Business, signed or to be signed by the Client, some of the risks associated with the leverage accounts and leveraged transactions are given below:

1. All pro-leverage accounts and the transactions conducted through this account will be subject to all relevant regulations and regulatory provisions.
2. The Client acknowledges and understands that trading on a pro-leverage accounts and transactions involve high leverage and significant risk, including the risk of loss/damage greater than the Client's initial investment and collateral amount. In such a case this loss/damage will be collected from the Client by our Company. There is a possibility of losing a part or all of their investment in a very short period. The Client hereby confirms that they are aware of these risks and are willing to assume them in their entirety. Before starting to trade, the Client should carefully assess their financial situation, and experience.
3. The Client is prohibited from engaging in hedging (scalping vs.) activities within two minutes of opening a position in their pro-leverage account. This restriction applies to all forms of hedging, including but not limited to, opening offsetting positions within this account or across multiple pro-leverage accounts managed by the Client directly or through a third party. Violation of this restriction may result in immediate account suspension closure of all the related accounts, and other remedial actions as deemed necessary by the Company.
4. By agreeing to these Terms and Conditions, the Client acknowledges their understanding of the account's terms, the inherent risks of leveraged trading, and agrees that they are making trading decisions based on their own judgment and at their own risk.
5. The exchange rates and spreads offered to you in leveraged transactions may not reflect the best price in the market. The company has no commitment in this respect.
6. The Company shall not be liable for any losses and damages incurred by the Client in connection with their pro-leverage account and the transactions conducted through this account.
7. The Client agrees to indemnify and hold harmless the Company from any losses, damages, or costs arising from their transactions conducted through this account, breach of these Terms and Conditions or unlawful use of their pro-leverage account.
8. Any disputes arising out of or in connection with these Terms and Conditions shall be resolved pursuant to Article 46 of the the general terms of business.
9. These Terms and Conditions may be amended by the Company at any time with appropriate notice to the Client. Either party may terminate this agreement in accordance with the procedures outlined herein.
10. The Company reserves the right to request additional information and documentation from the Client for the purposes of identity verification, compliance with anti-money laundering regulations, or any other regulatory requirement. The Client agrees to provide such information and documentation in a timely manner. Failure to comply with these requests may result in account suspension or termination.
11. The Company reserves the right to request additional information and documentation from the Client for the purposes of identity verification, compliance with anti-money laundering regulations, or any other regulatory requirement. The Client agrees to provide such information and documentation in a timely manner. Failure to comply with these requests may result in account suspension or termination.
12. The Client shall provide accurate information regarding their tax residency and shall promptly inform the Company of any changes to their tax status. The Client acknowledges that the Company may be required to report information about the Client's account to tax authorities in compliance with local and international tax laws.

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13. The Client agrees to conduct all financial transactions related to the pro-leverage account through reputable banking institutions as determined by the Company, via swift and bank transfers of the currency used in trading. The Company reserves the right to reject transactions from or to banks that do not meet the Company's standards for reputability and compliance.
14. Should the Client's account remain inactive for a period exceeding 1 month, the Company reserves the right to levy an inactivity fee or to close the account. Prior notification of such actions will be provided to the Client.
15. The Client agrees not to engage in any form of market manipulation or unfair trading practices while using their pro-leverage account. Any such actions will be grounds for immediate account termination and may subject the Client to legal action.
16. Individuals who have been employed by Trive (or related companies) within the last 10 years are not eligible to open or operate a pro-leverage account. This restriction is implemented to prevent conflicts of interest and manage compliance risks. Any former employee found to have opened such an account will be subject to immediate closure of the account and may face legal action.
17. No investment advisory services are provided to the Client by our Company within the scope of leveraged transactions.
18. This document is an integral part of the Client Agreement, terms and conditions may be revised from time to time by the Company in its discretion at any time.

This Leveraged Transactions Terms and Conditions aims to inform you in general about the terms and risks associated with leveraged accounts and transactions and may not cover all risks that may arise from leveraged transactions and practices. Leveraged transactions may be subject to various legal, financial, and operational risks, such as counterparty risk, credit risk, liquidity risk, market risk, and risks arising from communication channels. We recommend that you carefully research and seek professional assistance before directing your savings to such transactions and not trust advertisements that promise high returns.

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19. Pro-Leverage Account is available to all new and existing direct and IB clients.
20. Client can go to his/her Secure Client Area (SCA) and get a Pro-Leverage Account as a new additional account.
21. Pro-Leverage Account's leverage is changed automatically based on account's current equity changes without seeking Client's approval or any further notice. Please see table below:

Based on the table above, the following rules apply for equity changes:

Equity	Leverage	Direction
0 - 1000	1:999999	All Direction
1001 - 5000	1:3000	Decreasing
5001 - 100000	1:1000	Decreasing
>100001	1:500	Decreasing

\*Equities are in all fiat currency

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- a. If equity changes are between 0 and 1000, leverage is automatically adjusted to 1:999999. This occurs regardless of the current leverage and does not have a specific direction.
  - b. If equity changes are between 1001 and 5000, and leverage is greater than 1:3000, the leverage is automatically adjusted to 1:3000. This means that there is a certain direction where the client's leverage cannot move up again.
  - c. If equity changes are between 5001 and 100000, and leverage is greater than 1:1000, the leverage is automatically adjusted to 1:1000. This means that there is a certain direction where the client's leverage cannot move up again.
  - d. If equity changes are 100001 and above, and leverage is greater than 1:500, the leverage is adjusted to 1:500. This means that there is a certain direction where the client's leverage cannot move up again.
23. Pro-Leverage Account's leverage cannot be changed to a higher leverage even if the equity changes to a lower equity threshold.
  24. The leverage changes ONLY affect FX instruments, other instruments' leverages will stay the same.
  25. There is no date and time, monetary base limit or allotment requirement for withdrawal instructions from Pro-Leverage Account, save for the currency, tax, regulatory and AML requirements stated hereabove.
  26. Internal transfer is allowed to/from Pro-Leverage Account.
  27. Trive International reserves the right to amend, cancel or restrict this offer to any client.
  28. Trive International reserves the right to modify or change any of the terms and conditions without client's consent.