



CLIENT AGREEMENT

Evoltex LTD

This Client Agreement (the “Agreement”) is entered into between **Evoltex LTD**, registration number **5024859**, registered at **3 Harbourmaster Place, Grade A Penthouse, Harbourmaster Place, IFSC, Dublin 1, D01 K8F1, Ireland** (the “Company”), and any individual or legal entity (the “Client”) who accesses or uses the Company’s services via the website **evoltex.org**.

Support: **support@evoltex.click**

By registering an account, accessing the trading platform, or depositing funds, the Client confirms acceptance of this Agreement.

Last Updated: 2026

1. INTRODUCTION

1.1 This Agreement constitutes a legally binding electronic contract between the Client and the Company.

1.2 The Agreement does not require a handwritten signature. Acceptance occurs upon registration or the first deposit made by the Client.

1.3 The Company provides access to an online trading platform for trading financial instruments.

1.4 All trading activity conducted through the platform is performed at the Client’s sole discretion and risk.

1.5 The Company reserves the right to refuse services to any person at its sole discretion and without obligation to provide reasons.

2. DEFINITIONS

For purposes of this Agreement:

Account – the trading account registered by the Client with the Company.

Balance – the financial result of all completed trades and non-trading operations.

Trading Platform – the electronic system used to place and manage orders.

Trader’s Room – the Client’s secure area on the Company website.

Margin – funds required to maintain open positions.

Free Margin – funds available for opening new positions.

Quote – price information for a financial instrument.

Order – an instruction from the Client to open or close a trading position.

Liquidity Provider – third-party financial institutions supplying price feeds and liquidity.

3. SERVICES PROVIDED

3.1 The Company provides Clients with access to an electronic trading platform.

3.2 The Company executes Client orders but does not guarantee any financial outcome.

3.3 The Company does not provide investment advice, portfolio management, or financial recommendations.

3.4 The Client is solely responsible for evaluating risks before entering any trade.

4. ACCOUNT REGISTRATION

4.1 Clients must provide accurate and truthful personal information during registration.

4.2 Clients must be at least **18 years of age** to open an account.

4.3 The Company reserves the right to request identity verification at any time.

4.4 The Client is responsible for maintaining the confidentiality of account credentials.

4.5 The Company is not liable for unauthorized access caused by the Client’s failure to protect login information.

5. CLIENT FUNDS

5.1 The minimum deposit required to activate a trading account is **100 USD**.

5.2 Client funds may be held in operational accounts used to facilitate trading activities.

5.3 The Company does not guarantee segregation of funds unless required by applicable regulations.

5.4 No interest shall be paid on account balances.

6. DEPOSITS

6.1 The Company accepts deposits through the following methods:

- cryptocurrency
- bank transfer
- credit/debit card

6.2 Deposits are credited after confirmation by the payment provider.

6.3 The Client bears responsibility for payment processing fees unless otherwise stated.

7. WITHDRAWALS

7.1 The minimum withdrawal amount is **10 USD**.

7.2 Withdrawal requests must be submitted through the Trader's Room.

7.3 Processing time is **1–5 business days** after approval.

7.4 The Company may delay withdrawals until verification procedures are completed.

7.5 The Company may refuse withdrawals if suspicious activity is detected.

8. TRADING CONDITIONS

8.1 All trades are executed electronically through the Company's platform.

8.2 Execution speed and pricing depend on market liquidity and technical conditions.

8.3 Quotes may change rapidly due to market volatility.

8.4 The Company reserves the right to reject orders where insufficient margin exists.

9. RISK DISCLOSURE

Trading financial instruments involves substantial risk and may result in partial or total loss of capital.

The Client acknowledges that:

- financial markets are volatile
- leverage increases both potential profit and potential loss

- past performance does not guarantee future results.
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10. PROHIBITED TRADING PRACTICES

The following trading activities are prohibited:

- latency arbitrage
- price feed manipulation
- use of trading strategies exploiting system delays
- coordinated trading between multiple accounts
- unauthorized automated trading systems designed to exploit platform errors.

If such activities are detected, the Company may:

- cancel profits
 - suspend trading accounts
 - terminate services.
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11. MULTIPLE ACCOUNTS POLICY

11.1 The Client may maintain only one account unless authorized by the Company.

11.2 Multiple accounts used to circumvent restrictions may result in account suspension.

11.3 Profits generated from such activities may be cancelled.

12. BONUS AND PROMOTION ABUSE

12.1 The Company may offer promotional programs.

12.2 Abuse of bonuses or promotional offers is strictly prohibited.

12.3 The Company reserves the right to cancel profits resulting from promotional abuse.

13. CHARGEBACK AND PAYMENT DISPUTES

13.1 Clients agree not to initiate chargebacks without first contacting the Company.

13.2 If a chargeback is initiated, the Company may suspend the Client's account.

13.3 The Company reserves the right to recover associated fees or damages.

14. TECHNICAL ERRORS

14.1 In the event of technical malfunction, incorrect pricing, or platform error, the Company reserves the right to:

- cancel affected trades
- adjust account balances
- suspend trading temporarily.

14.2 The Company shall not be liable for losses caused by technical interruptions beyond its control.

15. ANTI-MONEY LAUNDERING (AML) POLICY

To comply with international regulations, the Company may require:

- government-issued identification
- proof of address
- payment method verification.

Failure to provide requested documents may result in account suspension.

16. FRAUD AND ABUSE

If the Company suspects fraud, the following actions may be taken:

- account freezing
- suspension of trading
- cancellation of profits

- termination of services.
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17. LIMITATION OF LIABILITY

The Company shall not be liable for losses caused by:

- market fluctuations
- trading decisions made by the Client
- internet interruptions
- third-party service failures.

The Company is only liable for damages caused by fraud or gross negligence.

18. FORCE MAJEURE

The Company shall not be liable for failure to perform obligations due to events beyond reasonable control, including:

- natural disasters
 - war or political instability
 - regulatory restrictions
 - telecommunications failures.
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19. TERMINATION

19.1 The Company may terminate this Agreement at any time if the Client violates its terms.

19.2 The Client may close their account by submitting written notice.



20. AMENDMENTS

- 20.1 The Company reserves the right to amend this Agreement at any time.
 - 20.2 Updated versions will be published on the Website.
 - 20.3 Continued use of the platform constitutes acceptance of amendments.
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21. GOVERNING LAW

This Agreement shall be governed by the laws of **Ireland**.

Any disputes arising from this Agreement shall be resolved exclusively in the courts of Ireland.