

Terms of use of the binaryon.pro service

- Deposit and registration on the platform is offered by the user with this agreement
- Quotes are transmitted to the terminal from separate groups of services, specifically forex trade.
- For cryptocurrency pairs, quotes come with a frequency of no more than 1 time in 5-10 seconds, as a result of which the price drawing may not be broadcast per second.
- The user during the registration of the correctness of the entered data, their transmission of the transfer to the instant blocking of the account. The user's platform is also widespread, which is an incapacitated citizen of the country, the operation of the platform is not prohibited except in cases.
- The platform offers correct quotation and denial of interference in the betting process. It is possible to verify quotes on other authorized resources.
- The client will comply with legal regulations, including those regarding attraction, aimed at protecting against terrorist trade, financial fraud, laundering and legal use of proceeds obtained illegally
- The Client will not use the trading terminal and the website for the purpose of aiding terrorist activities and other illegal operations;
- Registration on the service offered the user with the risk of losing the entire deposit
- User registration filed an application to withdraw the complaint and appealed actions of the support service and the administration of the project as a whole.
- funds transferred by the Client for funds that have a legal purpose, the Client legally owns the funds and has the right to use them, the funds account from the Client's account to bank accounts or electronic wallets of third parties;
- all actions of the Client arising in accordance with the Agreement do not violate any laws, regulations, rights, statutory rules and regulations, criminal offenses for contacting the Client or in the jurisdictions of which the Client is a resident, or any other party affecting the interests of the Client, or which seizes any assets of the Client;
- the administration of the project for its own right makes changes to the effect of the agreement retroactively, upon the adoption of new statutory clauses.
- in order to perform transactions, the Client will use control over the device, connect to the trading platform using the Client's protection and issue means of communication on the Client (including phone numbers, IP addresses, etc.), the Client will not use third-party devices, as well as the transferable allocation of the device for external covers-clients, there will be no anonymizers, other devices and means, third parties, as well as devices and means covering the real hiding of the Client's IP address, its reliable place of penetration and the place of connection to the trading platform;
- The Client is not a government or municipal employee, an employee of a state or municipal institution, an employee of a state or municipal organization, an organization with a predominantly wealthy capital, with a politically exposed person, the Client is not a person associated with the United States or with its value, in which the Company does not shows activity. At the same time, the concepts currently used by the arrest are interpreted and applied by the Company at its own discretion in accordance with the norms of international law and / or legislation or another state, generally accepted concepts and definitions, business practices.
- The administration has the full right to refuse to explain the reasons for blocking the deposit or account, sections of the site or trading signals and the system as a whole.
- The subject of the agreement is the definition of certain conditions for the Parties to conduct operations (transactions), the content and procedure for compliance with this Agreement. The Company, at its own discretion, establishes and may substantially material conditions of operations (transactions), may impose restrictions on the number of parallel agreements, as well as impose restrictions on the number of restrictions that the Client can use within the Companies of a period of time.
- Account blocking is not always accompanied by a letter from the support service, accounts blocked due to the service, which will soon be blocked.
- For the meeting, the Company participates with the participation of third parties. However, the company does not provide services that include body parts.

Forbidden:

- Place links to third-party sites (except for links to pictures / print screens from trade, videos from YouTube).
- Insult, provoke other participants in collective bidding, agitate / counter-agitate.
- Sell or attempt to sell trading strategies or other goods/services.
- Solicit advice, strategies or other information protected by copyright or other rights.
- Extort a deposit from the administration and other platform participants, threaten bidders and the administration of the project as a whole.
- Trade on the platform with a robot on the maximum deposit, the robot's rate should not exceed 10 tr.
- Open a deal manually for the entire deposit, the operation is considered risky, the account can be blocked automatically for a while or forever if the deal = deposit and more than 3000 rubles.
- Any falsification of signals through their own trading robots, not regulated by this service, the supply of signals to the terminal for opening by third-party services or programs.
- Fraudulent and fraudulent operations in the terminal.
- Registration of multiple accounts from one IP address
- Transferring an account to another person to manage the deposit and receive trading signals.
- Use foul language in the traders chat.

By trading with a robot you:

- Confirm that you are over 18 years old.
- In case of violation by the Client of any terms of the Agreement and its integral parts, including refusal to undergo the necessary checks and refusal to provide the necessary information, the Company has the right to terminate the Agreement, recognize any transaction of the Client as invalid, close one, several or all transactions of the Client at any time, at its sole discretion, terminate the provision of services to the Client without a refund, at its sole discretion. Any violation of the conditions specified in this paragraph deprives the Client of the right to demand payment or return of funds from the Company
- You are responsible for the transactions that the robot makes on your behalf in the terminal, accept the fact of the risk of losing part of the deposit or the entire deposit, oddly responsible for the settings of the trading robot before launch.

The site administration reserves the right to block the account and access to certain sections of the site without warning and cancel the tariff plan temporarily or permanently.

Attention: You can spend all the funds entered by you on services within the binaryon.pro service, termination of the user agreement is possible only unilaterally by the service.

Changing the tariff "by mistake" to another is a deliberate action on your part, the service does not have the technical ability to switch user tariffs.

Complaints and suggestions from system users are accepted by email support@binaryon.pro