

APPENDIX No. 7:
Loyalty Program Regulations/Rules

1. General provisions

- 1.1. The Present Regulations set out the general provisions and principles of the Loyalty Program service provided to the Client by TeleTrade D.J. LLC (hereinafter “the Company”).
- 1.2. The Client's consent to these Regulations is implied by him/her joining the Loyalty Program.
- 1.3. All of the Company's Clients registered in the Client Login are, a priori, deemed the participants of the Loyalty Program.
- 1.4. All Loyalty Program participants are given access to a special Client Login section using which the interaction between the Client and the Company is effected under the Loyalty Program service.
- 1.5. The Company reserves the right to limit the participation of any Client in the Loyalty Program without prior notice.

2. General principles

- 2.1. Under the Loyalty Program, Loyalty Points are given to the Client by crediting them to a special internal account.
- 2.2. Loyalty Points (Silver and Gold) shall mean a conventional virtual unit used in the Loyalty Program for calculations. Loyalty Points are accrued and deducted for certain actions performed by the Client.
- 2.3. Loyalty Points can be credited to the Client for the following actions, including but not limited to:
 - 2.3.1. Silver Points:
 - Registering an account in the Client Login;
 - Opening a trading account;
 - Depositing the trading account;
 - Under various special offers and marketing campaigns.
 - 2.3.2. Gold Points:
 - For executing trading transactions (the equivalent to the fraction of the size of spread + commission for executed transactions, recorded upon closing the position);
 - Under various special offers and marketing campaigns.
- 2.4. The information on the current terms and conditions for crediting Loyalty Points will be published in the respective section of the Client Login page and may be amended without prior notice.
- 2.5. The Client accepts that the terms and conditions for crediting Loyalty Points, which will be posted in the respective section of the Client Login page, are unique for this respective Client Login page, and may differ from the terms and conditions both provided to other Company's Clients and posted on the websites.

- 2.6. The Client may use their Loyalty Points to purchase products and services (hereinafter “the Products”), and to participate in various promotions provided by the Company.
- 2.7. The list of all Products available to the Client, as well as their cost in Loyalty Points, is provided to the Client in the respective section of their Client Login page.
- 2.8. The Client may purchase a respective Product only if having the respective amount of Loyalty Points in their special account.
- 2.9. A purchase of a Product by the Client represents a submission of a respective application via their Client Login, which shall be accompanied by the Loyalty Points (the price of the Product) being deducted from their special account, and a provision of this Product to the Client.
- 2.10. Any Product may have its unique terms of use and delivery methods to the Client, the information on which is provided in the respective description of the Product's characteristics.
- 2.11. The Client agrees that the list of the Products and their cost posted in the respective section in the Client Login is unique for the respective Client Login page, and may differ from the Products offered to other Company's Clients and posted on the websites.
- 2.12. The Client agrees that the provision of certain Products to the Client may take some time to happen after the submission of an application to purchase a Product in the Loyalty Program section in their Client Login (page).
- 2.13. The Client agrees that the Company has the right to decline the provision of any Product to the Client and refund the withdrawn/taken Loyalty Points to the special account.
- 2.14. The Client agrees that the Company may deduct Silver and Gold Loyalty Points from the special account in their Client Login when suspecting the Client abusing the Loyalty Program.

3. Miscellaneous

- 3.1. The Client acknowledges that the Company has the right, at any moment, to alter and/or amend the provisions herein without prior notice.
- 3.2. In case one or more provisions of these Regulations are held to be invalid, the validity of the remaining provisions shall not be affected thereby.
- 3.3. These Regulations are the constituent part of the Agreement between the Client and TeleTrade D.J. LLC (individual and corporate accounts).