

CLIENT AGREEMENT

GOLDEN KNIGHT INVESTMENT

Our principal place of business is located at: 3rd Floor, Burlington Tower, Marasi Dr, Business Bay, Dubai, United Arab Emirates.

This Client Agreement ("Agreement") is entered into between Golden Knight Investment ("Company," "we," "us," or "our") and the individual or entity ("Client," "you," or "your") who wishes to engage in investment activities through our platforms. By signing this Agreement or using our services, you acknowledge and agree to the following terms and conditions:

1. SCOPE OF AGREEMENT

1.1. This Agreement governs your use of Golden Knight Investment's forex trading, gold bullion trading, and other investment services.

1.2. By entering into this Agreement, you acknowledge the financial risks involved in trading and investing.

1.3. Golden Knight Investment operates forex trading via **BinexFX** and gold bullion trading via **Awafi Gold**. We may expand into real estate investments in the future.

2. CLIENT RESPONSIBILITIES

2.1. The Client agrees to provide accurate, up-to-date, and truthful personal and financial information during registration and throughout their engagement with Golden Knight Investment.

2.2. The Client acknowledges that any incorrect or misleading information provided that leads to financial loss, regulatory issues, or trading disruptions is solely their responsibility. Golden Knight Investment shall not be held liable for any consequences arising from such inaccuracies.

2.3. The Client must comply with all applicable laws, regulations, and policies related to forex trading, gold bullion trading, and investment activities.

2.4. The Client agrees not to engage in any fraudulent, manipulative, or unethical trading practices. Golden Knight Investment reserves the right to suspend or terminate accounts involved in suspicious activities without prior notice.

3. INVESTMENT RISKS

3.1. The Client acknowledges that trading and investment activities are speculative and carry a high level of risk. Market fluctuations, leverage, and liquidity risks may lead to partial or total loss of invested funds.

3.2. The Company does not guarantee profits or protection from losses. Past performance does not indicate future results.

3.3. The Client understands that economic downturns, recessions, and regulatory changes may impact their investments. Golden Knight Investment is not responsible for any financial losses incurred due to such external factors.

4. ACCOUNT MANAGEMENT AND TERMINATION

4.1. The Client is responsible for maintaining the confidentiality of their account credentials. Any unauthorized transactions resulting from negligence or security breaches are the Client's responsibility.

4.2. If the Client wishes to discontinue services, a **six (6) month notice period** is required before account closure.

4.3. If Golden Knight Investment decides to terminate its services with the Client, termination will take immediate effect without prior notice. Termination will occur only in cases of misbehavior or any attempt to misuse our services.

4.4. Golden Knight Investment reserves the right to freeze, suspend, or terminate accounts in cases of fraudulent activities, regulatory violations, or suspicious activities.

5. LIABILITY LIMITATIONS

5.1. Golden Knight Investment, its affiliates, and associated platforms (including **BinexFX** and **Awafi Gold**) shall not be held liable for any financial losses incurred by the Client.

5.2. The Company is not responsible for losses arising from incorrect investment decisions, technical issues, or unforeseen market events.

5.3. The Company shall not be liable for any interruptions, delays, or losses resulting from force majeure events such as natural disasters, cyber-attacks, or changes in governmental regulations.

6. PRIVACY AND DATA PROTECTION

6.1. Golden Knight Investment is committed to protecting the Client's personal and financial data. Our data collection, storage, and processing procedures comply with applicable data protection laws.

6.2. The Client agrees that their information may be shared with third-party service providers for transaction processing, compliance checks, and risk assessment.

6.3. The Client acknowledges that the Company is not responsible for any consequences resulting from third-party breaches or data leaks.

7. DISPUTE RESOLUTION

7.1. In the event of a dispute between the Client and Golden Knight Investment, both parties agree to first attempt resolution through mutual discussions.

7.2. If an amicable resolution cannot be reached, the dispute shall be governed and construed in accordance with the laws of the **United Arab Emirates** and resolved in the **courts of Dubai**.

8. MODIFICATIONS TO AGREEMENT

8.1. Golden Knight Investment reserves the right to modify or update this Agreement at any time. Changes will take effect upon publication on our website.

8.2. The Client is responsible for regularly reviewing this Agreement. Continued use of our services after modifications constitutes acceptance of the revised terms.

9. CLIENT ACKNOWLEDGEMENT

By signing this Agreement or using Golden Knight Investment's services, you confirm that you:

- Have read, understood, and agreed to all the terms outlined in this Agreement.
- Acknowledge and accept all associated investment risks.
- Understand that Golden Knight Investment does not guarantee profits and is not responsible for financial losses.

If you do not agree with any part of this Agreement, you must refrain from using Golden Knight Investment's services.

10. CONTACT INFORMATION

For any inquiries or concerns regarding this Agreement, please contact us at:

Golden Knight Investment

3rd Floor, Burlington Tower, Marasi Dr, Business Bay, Dubai, United Arab Emirates

Email: support@goldenknight.com

Phone: +971 (04) 570 7401

This Agreement is effective as of the date of signing or first use of Golden Knight Investment's services.