

Terms of Use

About DuraMarkets

Duramarkets Ltd is a Forex and CFDs Broker (The company) incorporated in Bonovo Road – Fomboni, Comoros Union with registered number HT00224018 and licensed by the Mwali International Services Authority, Island of Mohéli as an International Brokerage and Clearing House under License number BFX2024032.

We offer Client access to information, content, products, and services through our website at https://duramarkets.com/. These Terms of Use contain important disclosures and details regarding specific products and services. By using https://duramarkets.com, Client agrees to abide by these Terms of Use.

These Terms of Use form a legally binding agreement between Client and DuraMarkets. By accessing and using https://duramarkets.com/, Client agrees to comply with these Terms of Use, as well as any other legal notices and statements posted on https://duramarkets.com/.

Before using any instruments or services on our website, please ensure that they comply with regulations in Client's country of residence. Our services are only accessible in locations where they are legally permitted according to local regulations.

Terms with DuraMarkets

By using our services and visiting our website, Client acknowledges and agree to abide by the terms and conditions outlined in this document. Client's use signifies the understanding and acceptance of these Terms.

By visiting our website and continuing to use our services, Client is agreeing to abide by these Terms, which apply to all visits and usage of our website.

DuraMarkets reserves the right to change these Terms of Use at any time without prior notice. By continuing to access and use https://duramarkets.com/, Client agrees to accept any modifications made to these Terms of Use.

Intellectual Property Rights

All content, materials, and information provided on DuraMarkets' website, trading platform, and associated links are protected by copyright laws. All rights are reserved, and the Company retains the exclusive authority to prevent third-party use of information. The content on the website may not be copied, displayed, licensed, altered, or utilized in any way, whether in whole or in part, without the prior written consent of the Company.

Scope of Services

Our Terms of Use outline the scope of services we provide to the person as a valued client. Here is the list of the services we provide:

- a) Account Registration and Management
- b) Trading Platform Access
- c) Trading Instruments and Products
- d) Account Funding and Withdrawals
- e) Security and Data Privacy
- f) Trading Conditions and Customer Support
- g) Amendments and Terms Updates
- h) Termination of Services

Users of these Terms

This legal agreement binds two parties: the Company and the Client.

- (i) Company: DuraMarkets operates under clear rights and obligations to ensure a secure and transparent trading environment for our clients. The Company reserves the right to adjust its services and platforms in response to market conditions and necessary requirements, aiming to enhance Client experience and operational efficiency.
 - The Company gives priority to and frequently adjusts the amount and type of information that is publicly accessible or shared personally through secure communication channels in accordance with Client demands. To safeguard Client information and transa-ctions, robust security measures are used to prevent unauthorized access and maintain data integrity. Particularly, the Company has the right to levy additional fees for the use of certain services or information.
- (ii) Client: The Client has the right to access and utilize our forex trading services and platforms in accordance with the terms outlined in this agreement. This includes the ability to place trades, monitor account activity, and access market information provided by DuraMarkets. Clients have the right to receive accurate and timely information regarding account balances, transaction history, and trading conditions. It is the responsibility of a Client to ensure the confidentiality and security of account credentials and personal information.

Upon registering on our website, it is the client's responsibility to furnish accurate information. In the event of any changes to Client's personal information or contact details,

Client is responsible for promptly updating this information through the designated channels provided by DuraMarkets.

Please avoid using the Company's website in a manner that could disrupt its functionality, services, or accessibility, or interfere with server operations. Client is fully responsible for all activities conducted through the client's account, including those that result in loss or damage to the company, as per applicable laws. Publishing data using any service on the website is strictly prohibited, and any illegal activity is not permitted on the Company's website.

Limitation of Liability

To the fullest extent permitted by applicable law, DuraMarkets shall not be held liable for any consequential, incidental, direct, or indirect damages, including but not limited to trading losses, or damages arising from the use or inability to use https://duramarkets.com/ and third-party content or delays. This exclusion applies even if DuraMarkets has been advised of the possibility of such damages or losses.

Unless otherwise mandated by law, DuraMarkets shall not be liable to Client or any other party for losses resulting from events beyond its direct control. Such events may include failure of electronic or mechanical equipment or communication lines, unauthorized access, viruses, theft, operator errors, severe weather conditions, or governmental actions.

Protection against liabilities

By using https://duramarkets.com/, Client agrees to indemnify and protect DuraMarkets and its third-party content providers from any claims, losses, liabilities, and cost that arise from the use of the website or from Client's violation of these Terms of Use.