

Risk Acknowledgment

By using the ALTN Limited website and agreeing to these Terms of Use, the User fully understands and has been informed of the inherent and potential risks associated with investing in any products or services provided by ALTN Limited, including, among other things, the risk of complete loss of funds and User investments or delays in payment or realization of profits associated with the provision of services by ALTN Limited, operating in a test regulatory system (“FinTech Lab” or at the stage of application for participation in the FinTech Lab).

The User also fully agrees with the following statement:

“I fully acknowledge the potential risks associated with this, provided for or otherwise, and unequivocally release from liability and performance of obligations, waive claims and agree not to sue, and agree to indemnify the Astana Financial Services Authority (AFSA) and its officials, as well as relevant successors, from all claims, obligations, lawsuits related to damages, losses, expenses, directly or indirectly arising from or otherwise related in any way to the activities, services, or products provided by ALTN Limited.”

For the avoidance of doubt, the User waives any right to file claims, obligations, lawsuits for damages, losses, or expenses arising from or otherwise related in any way to the activities, services, or products provided by ALTN Limited.

Written Warning Regarding Loss of Protection in Case of Reclassification from Retail Client to Professional Client

Dear Client,

If you choose to be classified as a **Professional Client** rather than a **Retail Client**, you will lose the enhanced level of protection provided to Retail Clients under the **AIFC Conduct of Business Rules** (“COB”).

Under COB, different categories of clients — Retail Clients, Professional Clients, and Market Counterparties — benefit from varying levels of regulatory protection. Retail Clients receive the **highest level of protection** available.

The protections available to Retail Clients are outlined in the following sections of COB, among others:

3.3 Financial Incentives

3.4 Unsolicited Financial Promotions in Real Time

4.2 Client Agreement

4.4 Content of Key Information

5.2 Assessment of Suitability

5.3 Appropriateness Assessment

5.6 Packaged Products — Additional Information

6.1 Best Execution

6.2 Handling of Client Orders

8.3 Client Money Rules

10.5 Key Information

15 Complaints Handling and Dispute Resolution

In addition, Retail Clients benefit from **negative balance protection**, ensuring that their losses cannot exceed the total funds available in their trading account(s). This protection does **not** apply to Professional Clients, whose losses may exceed their deposits. Professional Clients must ensure that they fully understand the risks associated with leveraged products and trading on margin.

If you are reclassified as a Professional Client:

- You may lose the right to certain disclosures, suitability assessments, and complaint-handling protections available to Retail Clients.
- You will no longer benefit from negative balance protection, meaning you could lose more than your deposited funds.
- The Company will not be liable for any margin calls, stop-outs, or losses you may incur, including losses arising from the withdrawal of any trading benefits, as per the applicable terms and conditions.

Important: A Retail Client may request to be treated as a Professional Client by submitting a written request to the Company. However, by doing so, you acknowledge and accept the loss of protections available to Retail Clients.