

1. General Terms
2. Detection Criteria and Characteristics of Suspicious Non-Trading Operations
3. Communications
4. Depositing Funds to the Client's Account
5. Methods of Fund Deposit to the Client's Account
6. Withdrawal of Funds from the Client's Account
7. Methods of Fund Withdrawal from the Client's Account
8. Client Portal «INCO-PRO» 9. Inquiries and Dispute Resolution

1. General Terms

1.1. These Regulations on Non-Trading Operations have been developed within the framework of International cooperation measures aimed to fight against financial irregularities, expose and prevent law violations, and set principles for performing non-trading operations on a Client's Account with «INCO-PRO», registered trademark «INCO-PRO» (hereinafter - the Company and/or «INCO-PRO»)

1.2. The Financial Monitoring Department ("Department") will exercise control over the implementation of these Regulations on Non-Trading Operations within the Company.

1.3. The Client shall guarantee the legal source, lawful possession and right to use the funds being transferred to the Company's Account ("Client Account").

1.4. The Company «INCO-PRO» reserves the right to investigate the nature of any suspicious nontrading operations listed in clause 2 of these Regulations on Non-Trading Operations, whereupon such operations will be suspended until the reasons for their occurrence are clarified and the investigation is completed.

1.5. During the course of an investigation, in accordance with clause 1.4. of these Regulations, the Department shall have the right to request that the Client provide proof of identity, payment and other documents confirming the lawful possession and legal source of the funds.

1.6. If suspicious non-trading operations should be exposed, the Company shall have the right to:

- * refuse to perform these operations;
- * limit fund withdrawal from the Client's Account through any method at the Company's discretion;
- * Return any funds deposited earlier from the Client's Account to any requisites from which the deposit was made to this trading account;
- * write off any commissions or bonuses owed to the Client for non-trading operations;

1.7. Refusal to perform suspicious non-trading operations or termination of relations with the Client as a result of suspicious non- trading operations performed by the Client shall not warrant the imposition of civil liability upon the Company for breach of agreement.

1.8. The Company «INCO-PRO» shall have the right to amend at its sole discretion the terms of these Regulations at any time giving the Client (3) (three) business days prior notification in one or several ways described in clause 3.1 of these Regulations. Such amendments will become effective on the date specified in the notification.

1.9. These Regulations are transparent and are an integral part of any agreement concluded between the Company «INCO-PRO» and the Client.

1.10. In the case that certain clauses of these Regulations do not correspond to certain clauses of the Client Agreement or the Terms of Business, the clauses of these Regulations shall prevail. This circumstance shall not render other terms of the aforementioned documents invalid.

1.11. The content of these Regulations shall be disclosed without limitation upon the request of any interested party.

1.12. Should there be no clear definition of a term set out in the text of these Regulations, the interpretation of the term shall be governed firstly by the definition given in the corresponding Regulations located in the "Regulatory Documents" section of «Client Portal» and on the Company's website «iNCO-PRO», and secondly, by the definition given in the Client Agreement.

2. Detection Criteria and Characteristics of Suspicious Non-Trading Operations

2.1. The Department can declare a non-trading operation suspicious in the event of:

- * Exposure of abuse of transfers without completing trading operations on the trading account;
- * Revelation of unusual nature of operations that do not have obvious economic substance or obvious legal purpose;
- * revelation of circumstances implying that the operations are performed for the purpose of money laundering or financing terrorism;
- * failure of the Client to provide identification information, submission of inaccurate information and/or the impossibility to contact the Client at the addresses and telephone numbers specified;
- * failure of the Client to provide identification information for the beneficiary, i.e. a person for the benefit of whom the Client acts (in particular, on the basis of an agent contract, commission and trust management contracts, while carrying out non-trading operations);
- * Submission of false or invalid documents.

2.2. The operations specified shall be detected by subjective evaluation of Department employees through a daily analysis of non-trading operations.

2.3. The criteria for detection and characteristics of suspicious non-trading operations specified in clause (2.1.) are neither mandatory nor comprehensive. The Department can declare a non-trading operation suspicious on the basis of analysis of the nature of a nontrading operation, its components, attending circumstances and interaction with the Client or the Client's representative.

2.4. In the case that suspicious non-trading operations are exposed, the decision made regarding further actions in relation to the Client and non-trading operations shall be at the sole discretion of the Department.

3 Communications

3.1. In order to communicate with the Client, the Company «iNCO-PRO» may use:

- a) MetaTrader trading platform internal mail;
- b) Email;
- c) Facsimile transmission;

d) Telephone;

e) Post;

f) News in the "Company News" section on the Company's website
Notifications in «Client Portal».

3.2. The Company «iNCO-PRO» will use the Client's contact details, specified when registering or updated in accordance with clause 3.4 of these Regulations. The Client shall agree to accept any notifications from the Company at any time.

3.3. Any communications sent to the Client (documents, notifications, confirmations, news, statements, etc.) are deemed to be received:

a) If sent by email, within 1 (one) hour after emailing it;

b) If sent by trading platform internal mail, immediately after sending it;

c) If sent by fax, at the completion of transmission;

d) If by telephone, once the telephone conversation has been finished;

e) If sent by post, 7 (seven) calendar days after posting it;

f) if posted on the "Company News" webpage, immediately after the news is published;

g) if in «Client Portal», immediately after the notification is published.

3.4. The Client shall notify the Company immediately of any change in the Client's contact details either by updating the information in «Client Portal» or through any other method offered by the Company «iNCO-PRO».

3.5. The Client understands and accepts that the Company reserves the right to terminate relations with the Client unilaterally shall the Client behave inappropriately in communications with a Company employee.

3.6. Every non-trading operation of a Client shall be confirmed by a log in the "Payment

History” of «Client Portal». If the Client has reason to believe that the log is inconsistent, the Client shall have the right to lodge a complaint in accordance with clause 9 of these Regulations.

- 3.7. If the Client has reason to believe that there has been a mistake in their own favor in the log, the Client is obligated to inform the «iNCO-PRO» Company Payments Department (hereinafter referred to as the “Payments Department”) about the mistake as soon as possible using the contact information provided on the “Contacts” page of the Company website.

4. Depositing Funds to the Client's Account

4.1. The Client may only render the Company’s services by using funds available on the Client’s Accounts in «Client Portal». Funds can be deposited to the Client Account by transferring the funds to the Company Accounts or to accounts of Agents authorized by the Company «iNCO-PRO». The list of authorized Agents and their banking details are located in «Client Portal».

4.2. Transfer of funds to the Company Account shall meet the requirements and take into account restrictions established by the laws in force and other legal acts of countries within the jurisdiction of which the fund transfer takes place.

4.3. The Company «iNCO-PRO» will credit the sum deposited to the Company Account to the Client’s Account. The Client understands and accepts that any commissions or other charges (1) incurred by the transfer of funds shall be at the Client’s expense.

4.4. Funds shall be credited to the Client’s Account in the deposit currency, regardless of the currency in which the transfer is made. If the transfer currency differs from the deposit currency, the transfer amount shall be converted into the deposit currency using the exchange rate as published in «Client Portal» at the moment the funds are credited to the company’s account.

4.5. Currencies accepted by the Company for credit to the Client’s Account, dependent on the deposit currency and deposit method, are indicated in «Client Portal».

4.6. Exchange rates and fees, as well as other charges for each fund deposit method, are published in «Client Portal» and on the website and are subject to change by the Company.

4.7. The Company shall have the right to impose restrictions on minimum and maximum deposit, differentiated by the deposit method and transfer currency.

4.8. The Company shall be obliged to not charge any additional commission for crediting funds to the Client’s Account, except for the commissions and other expenses described in these Regulations.

4.9. Unless directly related to compensation payments³, funds shall be credited to the Client’s Account in the following cases:

- a) Funds, transferred by the Client, are credited to the Company Account specified in «Client Portal» in the “Company Details” section;
- b) Funds are transferred to the Client’s Account from another Account the Client has open in the Company «INCO-PRO»;
- c) Funds are returned to the Company Account if, after being transferred by the Client, the Company cannot contact the Client to resolve the problem and funds are resent.

- 4.10. Unless directly related to compensation payments, funds shall be credited to the Client’s Account on the basis of a Deposit Notification (hereinafter referred to as the “Notification”). The Notification shall be considered accepted by the Company if it is displayed in the “Payment History” of «Client Portal» and in the Company’s records of client requests.
- 4.11. If the Client cannot send a notification from «Client Portal», the Client must contact the Payments Department to address this question on an individual basis.
- 4.12. Funds shall be credited to the Client’s Account within one business day, but no later than at the end of the transaction day after the day funds were credited to the Company Account, or upon receiving the “Internal Fund Transfer Request” if the funds are being transferred from another of the Client’s Accounts open within the Company.
- 4.13. If funds sent through bank transfer have not been credited to the Client’s Account within (5) (five) business days, the Client shall have the right to request that the Company make a bank inquiry on the transfer. The Client understands that the bank inquiry may involve paying commission (5), which shall be at the Client’s expense. The payment method for such expenses shall be determined on an individual basis and may be carried out through transferring the necessary amount to the Company Account or by deducting the amount from the Client’s Account.
- 4.14. To make an inquiry on a bank transfer, the Client shall make a request in accordance with clause 9 of these Regulations and provide the Payments Department with the following documents:

- a) For an inquiry on a bank transfer: a SWIFT copy confirming the bank transfer’s execution;
- b) For an inquiry on a (USD,EUR) bank transfer: a copy of the payment order, confirming the bank transfer’s execution in the currency (7).

4.15. If funds sent by an electronic transfer or by credit/debit card via the Processing Center are not credited to the Client's Account within 2 (two) business days, the Client shall have the right to request that the Company make a bank inquiry on the transfer. The Client understands that the bank inquiry may involve paying commission (9), which shall be at the Client's expense. The payment method for such expenses shall be determined on an individual basis and may be carried out by transferring the necessary amount to the Company Account or by deducting the amount from the Client's Account.

4.16. To make an inquiry on an electronic transfer or a credit/debit card transfer via the Processing Center, the Client must make a request in accordance with clause 9 of these Regulations and provide the Payments Department with the following documents:

- a) For an inquiry on an electronic transfer: a screenshot of the transfer or payment notification in the payment system, confirming the fact of the transfer to the Company Account;
- b) For an inquiry on a credit/debit card transfer via the Processing Center: proof of identity and a copy of the credit/debit card.

5. Methods of Fund Deposit to the Client's Account

5.1. Bank Transfer in multi currencies.

5.1.1. The Client may deposit to an Account through bank transfer at any time, provided that this method is supported by the Company at the moment the transfer is executed.

5.1.2. This transfer method shall be available for the Client's use once the Company has been provided the signed Client Registration Form and a copy of the Client's passport (11).

5.1.3. The Client may only deposit funds through bank transfer to the Company bank account specified in «Client Portal» from the Client's own bank account.

5.1.4. The Company shall have the right to deny the deposit of funds transferred to the Company Bank Account if the parameters of the invoice have been violated or in the case that funds have been transferred on the behalf of a third party. In this case, the Company shall return the funds back to the bank account from which they have been transferred. All costs incurred by returning the funds shall be at the Client's expense.

5.1.5. The Client understands and accepts that the Company shall not bear responsibility for the terms by which and the time required executing a bank transfer (13) by the Client's bank.

5.2. Bank Transfer in (USD, EUR).

5.2.1. The Client may deposit to an Account through bank transfer in RUR at any time, provided that this method is supported by the Company at the moment the transfer is executed.

5.2.2. The Client may only carry out a bank transfer in RUR to the Company Account, or to the account of an authorized agent of the «iNCO-PRO» Company specified in «Client Portal», from the Client's own bank account or may execute the payment on their own behalf without opening a bank account.

5.2.3. The Client understands and accepts that the «iNCO-PRO» Company shall have the right to decline a transfer if the requirements for the transfer, as specified in «Client Portal», are violated.

5.2.4. The Client may only carry out a bank transfer in RUR to the Company's bank details in a foreign bank from the Client's own bank account.

5.2.5. Before carrying out a bank transfer in RUR the Client shall be obliged to check the bank details and purpose of payment in «Client Portal». In case the Client cannot make a transfer with the specified purpose of payment, the Client must contact the Payments Department to address this issue on an individual basis.

5.2.6. The Company shall have the right to deny the deposit of funds, transferred to the Company's RUR Account, if the purpose of payment differs from that specified in «Client Portal», or if funds have been transferred from a third party. In this case, the Company shall return the funds to the bank account from which they were transferred. All costs incurred by returning the funds shall be at the Client's expense.

5.2.7. The Client understands and accepts that the Company shall not hold responsibility for the terms and the time required to execute a bank transfer (15) by the bank of the Client.

5.2.8. This transfer method shall be available for the Client's use once the Company has been provided the signed Client Registration Form and a copy of the Client's passport (17).

5.3. Electronic Transfer.

5.3.1. The Client may deposit to an Account through electronic transfer at any time, provided that this method is supported by the Company at the moment the transfer is executed.

5.3.2. The Client may make an electronic transfer to the Company Account from the Client's own electronic account or from the electronic account of the Client's Authorized Person.

5.3.3. The Client shall be obliged to check the details of the Company Account in «Client Portal» (19) before carrying out an electronic transfer.

5.3.4. The Client understands and accepts that the Company shall not hold responsibility for the time required to execute an electronic transfer, nor for the terms of rendering services by electronic payment systems by the Client, or for circumstances, resulting in technical failure during the execution of transfer when it is not the fault of the Company, but the fault of the electronic payment system.

5.4. Credit/Debit Card Transfer via Processing Centre.

5.4.1. The Client may deposit to an Account by credit/debit card transfer at any time, provided that this method is supported by the Company at the moment the transfer is executed.

5.4.2. The types of international payment system cards accepted for credit/debit card transfer are specified in «Client Portal».

5.4.3. The Client may only carry out a transfer from a credit/debit card in the Client's own name. Transfers from credit/debit cards of third parties are not accepted by the Company.

5.4.4. The Client understands and accepts that when using this type of transfer, the Client will only be able to withdraw funds from the Account after 30 calendar days (21) and to a bank account registered in the Client's name. In this case, a "Withdrawal Request" by means of electronic transfer shall not be executed by the Company. A request to transfer funds between accounts (Internal Transfer) will also not be processed within 30 days (22).

5.4.5. The Company shall have the right to deny the deposit of funds transferred to the Company Account in the Processing Centre if the funds have been transferred on the behalf of a third party. In this case, the Company shall return the funds to the account from which they were transferred. All costs incurred by returning the funds shall be at the Client's expense.

5.4.6. The Client understands and accepts that the «iNCO-PRO» Company shall not be held responsible for the time required to execute transfers, nor for the terms of payments execution by the issuing bank of credit/debit card or for circumstances which result in a technical failure during the execution of transfer when they are not the fault of the Company, but the fault of the issuing bank, processing center or international payment system.

5.4.7. After the funds transferred by the Client using a credit/debit card have been credited to the Client's account with the Company, the obligation of the «iNCO-PRO» Company to render the service of crediting the amount is fully performed and not subject to dispute.

5.4.8. In certain exceptional circumstances, the Company may refund payments made by credit/debit card. In this case, the funds will be refunded to the card that was used for the deposit.

5.5. Deposit to the Client's Account through the electronic payment system.

5.5.1. The Client may deposit to an Account through electronic payment system at any time, provided this method is supported by the Company at the moment the transfer is executed.

5.5.2. The Client may only carry out electronic transfers through electronic payment under their own name. Transfers from third parties are not accepted by the «iNCO-PRO» Company.

5.5.3. The Client understands and accepts that when using this type of transfer, the Client will only be able to withdraw funds from the Account after 30 calendar days (25) to a bank account registered in the Client's name or to the account the money was deposited from. In this case, a "Withdrawal Request" by means of electronic transfer shall not be executed by the Company. A request to transfer funds between accounts (Internal Transfer) will also not be processed within 30 days (27).

5.5.4. The Company shall have the right to deny the deposit of funds transferred to the Company Account via if the transfer has been completed by a third party. In this case, the Company shall return

the funds back to the account from which they have been transferred. All costs incurred by returning the funds shall be at the Client's expense.

5.5.5. The Client understands and accepts that the «iNCO-PRO» Company shall not be held responsible for the time required to execute an electronic transfer and that circumstances, resulting in a technical failure, when making a transfer occur not at the fault of the «iNCO-PRO» Company, but at the fault of the electronic payment system.

5.5.6. After the funds transferred by the Client using credit/debit card through electronic payment system have been credited to the Client's account with the Company, the obligation of the Company to render the service of crediting the amount is fully performed and not subject to dispute.

5.5.7 In certain exceptional circumstances, the Company may refund payments made by credit/debit card through electronic payment system. In this case, the funds will be refunded to the card that was used for the deposit.

5.6. Making Deposits with.

5.6.1. The Client may make deposits to the Client's Account using at any time if the Company is offering said deposit option at the moment the transfer is being made.

5.6.2. The Client understands and accepts that the Company shall not bear any responsibility for the time required to execute an electronic transfer or for circumstances resulting in technical failure when making a transfer which occur not at the fault of the Company, but at the fault of the payment system.

6. Withdrawal of Funds from the Client's Account

6.1. The Client shall have the right to withdraw funds from the Client's Account at any time by sending the «iNCO-PRO» Company the "Withdrawal Request" or the "Internal Fund Transfer Request", to another account belonging to the Client, containing the Client's instruction to withdraw funds from the Client's Account or an instruction to transfer funds to another of the Client's Accounts with the Company, and fulfilling the following requirements:

a) The instruction is executed solely within the limits of the free margin on the Client's Account at the moment of order execution. The execution of an instruction on different types of Client Accounts open within the company is carried out within the limits of the Client's Account balance. If the sum the Client wants to withdraw (including commissions and other charges under these Regulations) exceeds the size of the free margin on the Client's trading Account or the balance on other types of Accounts the Client has open in the Company, the Company shall have the right to decline this instruction explaining the reason for declination;

b) the Client's instructions for fund withdrawal from an Account shall meet the requirements and take into account restrictions established by the laws in force and other legal acts of countries within the jurisdiction of which the fund transfer takes place.

c) The Client's instructions for fund withdrawal from the Client's Account should be in accordance with the requirements and heed the restrictions set out in these Regulations and all other documents signed between the Client and the «iNCO-PRO» Company.

6.2. Execution of a "Withdrawal Request" to the Client's External Account may be carried out by an Agent authorized by the Company. A list of authorized Agents shall be placed in «Client Portal».

6.3. The Client shall fill out the "Withdrawal Request" or the "Internal Fund Transfer Request" to another account of the Client in the deposit currency. If the deposit currency differs from the transfer currency, the transfer amount shall be converted into the transfer currency using the exchange rate as published in «Client Portal» at the moment the funds are debited from the client's account.

6.4. Currencies available for transfer to the Client's External Account, dependent on the deposit currency and withdrawal method, are indicated in «Client Portal».

6.5. Exchange rates and fees, as well as other charges for each fund withdrawal method, are published in «Client Portal» and on the website and are subject to change by the Company at any time.

6.6. The Company shall have the right to impose restrictions on minimum and maximum withdrawal, differentiated by the withdrawal method and transfer currency. These restrictions shall be published in «Client Portal».

6.7. The Client understands and accepts that any commissions or other charges (31) associated with the transfer method chosen by the Client shall be at the Client's expense.

6.8. The Company shall be obliged to not charge any additional commission for withdrawing funds from the Client's Account, except for the commissions and other expenses described in these Regulations.

6.9. Funds shall be withdrawn from the Client's Account once the Company receives the "Withdrawal Request" or the "Internal Fund Transfer Request" to another account belonging to the Client.

6.10. An instruction shall be considered accepted by the Company if it was filled out in «Client Portal» and is displayed in the “Payment History” of «Client Portal» and in the Company’s records of client requests.

6.11. Instructions filled out in any other way than specified in clause 6.10. Shall not be executed by the Company.

6.12. Funds shall be withdrawn from the Client's Account within 1 (one) business day but no later than the end of the transaction day after the day the “Instruction to Withdraw Funds” is received.

6.13. If funds sent through bank transfer have not been credited to the Client’s Account within 5 (five) business days, the Client shall have the right to request that the Company make a bank inquiry on the transfer (33). The Company may provide the Client with a document to confirm the transfer of funds: * For an inquiry on a bank transfer: a SWIFT copy confirming the bank transfer’s execution;

* For an inquiry on a RUR bank transfer: a copy of the payment order, confirming the bank transfer’s execution in the currency of the Russian Federation.

6.14. If funds sent by an electronic transfer or by credit/debit card via the Processing Center are not credited to the Client’s Account within 2 (two) business days, the Client shall have the right to request that the Company make an inquiry on the transfer. The Company may provide the Client with a screenshot confirming the transfer of funds to the Client's Account.

6.15. The Client understands that the bank inquiry and request for documents may involve paying commission (35), which shall be at the Client’s expense. The payment method for such expenses shall be determined on an individual basis and may be carried out through transferring the necessary amount to the Company Account or by deducting the amount from the Client’s Account.

6.16. If a Company employee should make a mistake when carrying out a transfer, which results in funds not being credited to the Client’s External Account, the sum of the request shall be indemnified to the Client at the Company’s expense.

6.17. If the Client should make a mistake when filling out the “Withdrawal Request”, which results in funds not being credited to the Client’s External Account, the sum of the request shall not be indemnified to the Client.

6.18. The Client can activate the “Withdrawal Restriction” service in «Client Portal». Once this service has been confirmed, funds withdrawn from the Account can only be transferred to:

- a) The bank account registered under the name of the holder of the Client Account upon which the restrictions are placed;
- b) another Client Account registered to the holder of the Account upon which these restrictions are placed, provided that equal restriction are placed on the Account to which the funds have been transferred.

6.19. A Client may remove the “Limitation of Withdrawal only one’s own Account” restriction through the following procedure: bring one’s passport to the nearest Company office and voluntarily fill out the form for removing the restriction “Limitation of Withdrawal only to one’s own Account.”

6.20. The Client consents to the company having the right to collect arrears on a client’s trading account (with the exception of those cases described in section 6 of these Regulations) out of funds held on transitory accounts or other trading accounts under one or more «Client Portal» accounts belonging to the same client, or from another «Client Portal» account if the Company determines that there exist sufficient grounds to connect the «Client Portal» account in question to the client.

7. Methods of Fund Withdrawal from the Client's Account

7.1. Bank Transfer in multi currencies.

7.1.1. The Client may send a “Withdrawal Request” for a bank transfer at any time, provided that this method is supported by the Company at the moment the transfer is executed.

7.1.2. This transfer method shall be available for the Client’s use once the Company has been provided the signed Client Registration Form and a copy of the Client’s passport (37).

7.1.3. The Client may only fill out the “Withdrawal Request” to be transferred to the Client’s own bank account. Requests filled out to be transferred to bank accounts of third parties shall be declined by the Company.

7.1.4. The Company shall be obliged to transfer money to the bank account of the Client in accordance with the details provided in the “Withdrawal Request”, provided that the conditions in clauses 7.1.2 and 7.1.3 of these Regulations are observed.

7.1.5. When transferring funds, the Company shall indicate the payment details as provided in «Client Portal». In the case that the payment details are changed, the Company shall be obliged to inform the Client about the new payment details immediately by publishing them in «Client Portal».

7.1.6. The Client understands and accepts that the Company shall not hold responsibility for the terms and the time required to execute a bank transfer (39) by the bank of the Client.

7.2. Bank Transfer in (USD, EUR).

7.2.1. The Client may send a "Withdrawal Request" for a bank transfer in RUR at any time, specifying a transfer method which the Company is currently supporting. The withdrawal in RUR may be carried out by the Company or by an authorized representative of the Company.

7.2.2. This transfer method shall be available for the Client's use once the Company has been provided the signed Client Registration Form and a copy of the Client's passport (41).

7.2.3. The Client may fill out the "Withdrawal Request" to be transferred to the Client's own RUR bank account.

7.2.4. The Company shall be obliged to transfer money to the Client's bank account in accordance with the details provided in the "Withdrawal Request".

7.2.5. When transferring funds, the Company shall indicate the payments details as provided in «Client Portal». In the case that the payments details are changed, the Company shall be obliged to inform the Client about the new payments details immediately by publishing them in «Client Portal».

7.2.6. The Client understands and accepts that the Company shall not be held responsible for the terms and the time required executing a bank transfer (43) by the bank of the Client.

7.3. Electronic Transfer (45).

7.3.1. The Client may send a "Withdrawal Request" for an electronic transfer at any time, provided that this method is supported by the Company at the moment the transfer is executed.

7.3.2. The Client may fill out the "Withdrawal Request" to be transferred to the Client's own electronic account or to the electronic account of the Client's Authorized Person.

7.3.3. The «iNCO-PRO» Company shall be obliged to transfer money to the Client's electronic account in accordance with the details provided in the "Withdrawal Request".

7.3.4. The Client understands and accepts that the Company shall not be held responsible for the time required to complete an electronic transfer, for the terms of rendering the services by the electronic payment system to the Client and for the circumstances, resulting in technical failure during transfer execution when they were not at the fault of the «iNCO-PRO» Company, but at the fault of the electronic payment system

7.4. Internal Fund Transfer.

7.4.1. The Client may send the "Internal Fund Transfer Request" at any time, provided that this method is supported by the Company supports at the moment the transfer is executed.

7.4.2. The Client may fill out an "Internal Fund Transfer" request to another account (trading or transitory) registered in his/her name. "Withdrawal Requests" to the accounts of third parties shall not be executed by the Company.

7.4.3. When transferring funds to a Client Account from another Client Account to which funds were deposited with a credit or debit card, through the payment system or from an account with a "Withdrawal Restricted only to the Client's bank account" restriction, a restriction will be placed on the account to which funds are being transferred whereby the Client will only be able to withdraw funds from this account to a bank account in their name.

7.4.4. If a «iNCO-PRO» Company employee should make a mistake when carrying out an internal transfer that result in funds being credited to the wrong account, the sum of the request shall be indemnified to the Client at the Company's expense.

7.4.5. If the Client should make a mistake when filling out the "Internal Fund Transfer Request", which results in funds being credited to the wrong account, the sum of the request shall not be indemnified to the Client. 7.5. Features. 7.5.1. When depositing your trading account in the company " INCO-PRO " since when did the initial payment and any available payment method specified on the website of the company, to request a withdrawal from your trading account the client should pass not less than 31* (thirty-one) working day.

* This operation is done to avoid fraudulent actions on the part of the company's customers or any other persons, and demands payment units, banks or any other payment system company.

8. Client Portal

8.1. The Client agrees with the clauses of these Regulations concerning usage of «Client Portal».

8.2. When registering on the Company's website, the Client shall provide accurate and valid information to identify himself in accordance with the requirements of the Client Registration Form on the Company website.

8.3. After successfully registering on the Company's website, the Client shall open a Transitory Account to carry out advance payments on Company services.

8.4. The Client shall inform the Company about changes in identification information in due time.

8.5. To identify the Client, the Company shall have the right to request the following documents at any time from the moment the Client registers:

* For an individual: proof of identity;

* For a legal entity: registration, foundation documents and documents confirming the status of the «iNCO-PRO» Company.

The Company reserves the right to suspend execution of non-trading operations on the Client's Account if it is discovered that the Client's identification information is incorrect or false, as well as in the case that the Client does not provide the required documents.

8.6. «Client Portal» is password-protected.

8.6.1. The Client confirms and agrees that «Client Portal» is password-protected.

8.6.2. The Client shall take full responsibility for the security of their password and its protection from unauthorized access by third parties.

8.6.3. All instructions completed through «Client Portal» after entering the password are considered to be executed by the Client.

8.6.4. Any party who has gained access to «Client Portal» by entering the password shall be considered to be the Client.

8.6.5. The «iNCO-PRO» Company shall not be responsible for any losses endured by the theft, loss or disclosure of the password to third parties.

8.7. The Client shall have the right to change the password to «Client Portal» individually or follow the password recovery procedure. To recover a «Client Portal» password, the Client shall come to the nearest Company office with their passport and fill out the set Company application to change a password or send the following documents to the Company's postal address:

a) A copy of the Client's passport/ID (main page with photo);

b) The notarized password change application.

8.8. The Client will see the following request statuses in «Client Portal» once a Fund Deposit Notification has been sent:

a) The "Processing" status means that the funds are expected to be transferred to the Company Account;

b) The "Successful" status means that the funds have been deposited to the Client's Account.

c) The "Denied" status means that the request has been denied. The reason the instruction has been denied is shown in the details of the transfer.

8.9. The Client will see the following request statuses in «Client Portal» once a "Withdrawal Request" or an "Internal Fund Transfer Request" is sent:

a) The "Processing" status means that the instruction has been received by the Company;

- b) The “Successful” status means that the funds have been transferred to the Client’s External Account that was specified in the instruction or that the funds have been deposited to another of the Client’s accounts if it was an internal funds transfer;
- c) The “Denied” status means that the request has been denied. The reason the request has been denied is shown in the details of the transfer.

8.10. The “Fund Deposit Notification”, “Withdrawal Request” and “Internal Fund Transfer Request”, which are filled out in «Client Portal», may be changed or canceled by the Client before they are executed.

8.11. The “Fund Deposit Notification”, “Withdrawal Request” and “Internal Fund Transfer Request”, which are filled out in «Client Portal», may be denied by Company employees, specifying the reason for refusal.

9. Inquiries and Dispute Resolution

9.1. If any dispute should arise, the Client shall have the right to lodge a complaint with the «INCO-PRO Company or send a request for an inquiry. Complaints and requests should be received by the Company within 5 (five) business days of the grievance arising.

9.2. To lodge a complaint, the time when the dispute arises shall be considered the moment when the log appears in the “Payment History” of «Client Portal». To send a request, the time when the dispute arises shall be considered the moment as described in clauses 4.13, 4.15, 6.12 and 6.13.

9.3. To file a request to make an inquiry into a transfer, the Client shall:

- a) Complete the standard form in the “Payment History” of «Client Portal». All requests filed through any other method (forum, email, telephone, etc.) will not be taken under consideration.

- b) Attach the documents specified in clauses 4.14. And 4.16, to the complaint form in «Client Portal».

9.4. To file a complaint on non-trading operations, the Client should complete the standard form in «Client Portal». All complaints filed through any other method (forum, email, telephone, etc.) will not be taken under consideration.

9.5. Any complaint or request filed in accordance with clauses 9.3. And 9.4. Is automatically assigned a unique number (TID).

9.6. The complaint must not include:

- a) Emotional description/appraisal of the dispute;
- b) Offensive language;
- c) Obscenities or expletives.

9.7. The «iNCO-PRO» Company shall have the right to request that the Client provide additional documents to make an inquiry.

9.8. The «iNCO-PRO» Company shall have the right to refuse a complaint if clause 9 of these Regulations has been breached.

9.9. If the client is not satisfied with the result of the «iNCO-PRO» Company's review of a disputed situation, the Client may appeal to the relevant authorities in Saint Vincent and the Grenadines in accordance with the laws of Saint Vincent and the Grenadines.

- 1 Commissions and other charges (in accordance with the table of charges) of the paying banks, correspondent banks, electronic payment systems or processing centers involved in the transfer of funds.
- 3 See clauses 9 of the Regulations on Non-Trading Operations.
- 5 In accordance with tariffs of the bank.
- 7 Under Regulation 2-P CB RF (c. 3.5.) the bank must give a copy of the payment order to the payer.
- 9 In accordance with the tariffs of the payment system or processing center.
- 11 The Client shall provide the Payments Department with an original or scanned copy of their passport/ID and their signed Client Registration Form.
- 13 Usually a bank transfer takes about 2-5 business days.
- 15 Usually a bank transfer (RUR) takes about 2-5 business days.
- 17 The Client shall provide the Payments Department with an original or scanned copy of their passport/ID and their signed Client Registration Form.
- 19 In case the transfer is not executed automatically from «Client Portal».
- 21 This term may be reduced in the case that the Client provides documents confirming their lawful possession of the card.
- 22 This term may be reduced in the case that the Client provides documents confirming their lawful possession of the card.
- 25 This term may be reduced in the case that the Client provides the documents (a passport or ID if transferring from a electronic payment purse or through a bank transfer, and a passport or ID card and a credit/debit card if transferring from a credit/debit card).
- 26 Under the condition that funds were not deposited to the Account using a credit/debit card through another payment system.

- 27 This term may be reduced in the case that the Client provides the documents (a passport or ID if transferring from a electronic payment purse or through a bank transfer, and a passport or ID card and a credit/debit card if transferring from a credit/debit card).
- 31 Commissions and other charges (in accordance with the table of charges) of paying banks, correspondent banks, electronic payment systems or processing centers involved in the transfer of funds.
- 33 In accordance with clause 9 of these Regulations.
- 35 In accordance with the tariffs of the paying bank, chosen by the Company to make a transfer.
- 37 The Client shall provide the Payments Department with an original or scanned copy of their passport/ID and their signed Client Registration Form.
- 39 Usually a bank transfer takes about 2-5 business days.
- 41 The Client shall provide the Payments Department with an original or scanned copy of their passport/ID and their signed Client Registration Form.
- 45 If the trading account has not been replenished from a Credit card via the Processing center (see clause 5.4.4.) or via the electronic payment system. INCO-PRO ®.