Wealthway INC 71-75 Shelton Street, Covent Garden, London, England, WC2H9JQ www.wealthwayinc.com operations@wealthwayinc.com

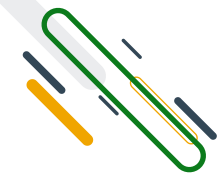
Terms and conditions of Withdrawals and Deposits

Defi nitions

- 1.1 Customers who hold either a **Standard Account or a Premium Account** with Wealthway INC are considered to be "Direct Customers" of Wealthway INC Ltd (the "Company").
- 1.2 All other customers shall be considered as dealing with regional aff liates/introducing brokers and the Company shall act solely as a technology provider for these accounts.

Limitation of Liability

- 2.1 The account holders mentioned in the clause 1.2 are the clients of regional aff liates/introducing brokers, and not of Wealthway INC. The regional aff liates/introducing brokers are regionally promoting the business and Wealthway INC is their as technology providers.
- 2.2 All deposits and withdrawals by the customers mentioned in the clause 1.2 are the responsibility of the regional aff liates/, introducing brokers.
- 2.3 Wealthway INC shall not be held responsible or liable for any deposits, profits, losses or any other matters related to third-party managed accounts.
- 2.4 As a responsible technology service provider, we ensure that any amount deducted from the trading account with Wealthway INC reaches the beneficiary, and it will be transferred to the primary account of the beneficiary from which the customer deposited the amount.
- 2.5 For the direct customers of Wealthway INC mentioned in the clause 1.1, we undertake the complete responsibility of the transactions and it will be transferred from Wealthway INC official bank account.
- 2.6 Customers dealing with third-party service providers, except for the technology support provided by the Company, shall be solely responsible for such transactions.



Customer Agreements

3.1 Before making any deposits, customers are advised to thoroughly read and understand all the terms and conditions and customer agreements related to their transactions, and the documents related to client side managed accounts and client accounts, mentioned in the company website (www.wealthwayinc.com)

Governing Law

4.1 These terms shall be governed by and construed in accordance with the laws of the jurisdiction in which the Company is incorporated.

Entire Agreement

- 5.1 These terms constitute the entire agreement between the Company and the Customer with respect to third-party managed accounts and supersedes all prior understandings and agreements, whether written or oral, between the parties with respect to the same.
- 5.2 In the event of any conflict between these terms and any other agreement between the Company and the Customer, these terms shall control.