

DISPUTE & COMPLAINT POLICY

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1. Introduction

1.1. The Company established the Dispute & Complaint terms and procedures to correctly and appropriately address issues and concerns. The Client acknowledges that he/she must comply with the terms set herein if he/she intends to file a dispute or complaint.

1.2. The Client must provide all the necessary information upon submission of dispute or complaint, including his/her full name, account number, email, and a brief description of his/her issue and its significant details in writing. The Company may collect more information from the Client if it deems it necessary to attend to the dispute or complaint accordingly. If the dispute or complaint is in connection with any financial transaction, the Client may be required to provide his/her most recent bank statement of the account used to deposit with the Company.

2. Compliance

2.1. All received disputes and complaints will be subject to the approval of the Company, and such matters will be assessed, evaluated, or resolved. The Company may only consider the matter valid if such matter occurred related to the Terms and Conditions and if such matter arose from miscommunication of either party and not out of the Client's negligence or violation of the Terms and Conditions.

2.2. All received disputes and complaints shall be verified, assessed, and evaluated within seven (7) business days. The Company may provide the resolution or final settlement of the dispute or complaint via email.

2.3. If any discrepancy arises related to the Client's trading account, he/she must immediately contact the Company of such discrepancy. The Company may accept the dispute or complaint if any of the possible discrepancies occur:

- a.) If the executed order was not displayed in the platform or trading account;
- b.) If the executed order was modified;
- c.) If there is an unknown or unprompted trade in the account;
- d.) If there is an ongoing trade that was supposed to be closed or
- e.) If there is a closed trade, that should still be ongoing.

2.4. If any of the mentioned instances occur and the Client fails to address them immediately, he/she will be liable for any damage or loss that may occur.

2.5. While the Company will evaluate disputes and complaints constructively, the Client acknowledges that resolving any dispute and complaint will require efforts from both parties. While the Company is not obligated to advise the Client during such matter, the Client acknowledges that he/she must not publish or disclose any statement regarding his/her dispute or complaint before such matter has been assessed by the Company. The Client agrees that he/she will not threaten or blackmail the Company or any of its workforce in any way, regardless of the matter that arises. Any supposed threat or blackmail to the Company will lead to legal actions, restriction, cancelation, or termination of access or service.

2.6. For any dispute related to the trade warrant, the Company may, without obligation, accept suggestions and actions that are considered valid to reduce the maximum amount included in the dispute.

Financial investing is immediately associated with risks and online trading involves the possibilities of capital deficit and loss. Please assess your experience and knowledge before investing with PowerStox Ltd. and ensure that you fully understand and agree with the terms and conditions of the company. By using our services, you affirm that you are capable of investing in a volatile market and you accept all risks involved.

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