

**ONLINE DOWNLOAD PRODUCT TERM OF SALES
PRODUCT SALES AGREEMENT**

2016/11

This web site (<https://bitcforex.com/>, hereinafter referred to as the "site".) Is, (hereinafter referred to as the "company") **BitcForex** is the online download product that is operated by the customer has been offering Internet communication sales service of our FX Expert Advisor [**Trust Series**] (hereinafter referred to as the "product") (hereinafter referred to as the "service"). While customers to use this service, if you purchase a commodity from our company is subject to the terms set forth below.

Article 1 (Terms of interest)

1. Terms of the target company on the terms of approval, the people who have a predetermined registration procedure on this site, Article 3 after performing our need examination and procedures, etc. (ID and password of the issue and the its management responsibilities) to those who issued the ID and password to define (hereinafter referred to as the "customer") and of the company.
2. Even if you have been the registration process, the company's screening criteria, you may want to refuse the issuance of the ID and password.
3. Minors under 20 years of age, only if you accept the parent or guardian, you can purchase items from the company to use this service.

Article 2 (Change of Terms)

1. At our discretion, any time and shall be able to change the contents of this agreement for any reason.
2. When you want to change the terms, by displaying in advance its contents and change of the effective date at on this site to notify the customer.
3. Customers, if the efficacy of the terms of the changes were using this service after occur, will be deemed to have consented to the all of the matters set forth this agreement after the change.

Article 3 (delivery and management responsibility of the ID and password)

1. Company performs the required examination, procedures, etc. for those who complete the prescribed registration procedure in this site, for those who were to be granted the right to be able to purchase products from company to use the service

It only will be issued an ID and password for the exercise of such rights in this site. Issuance of ID and password, to the email address listed at the time customers of the registration, done in a way to be notified by e-mail from our company.

2. Customers, of the ID and password that has been issued in accordance with the preceding, for the password, you can be arbitrarily changed in this site by a predetermined method.
3. Customer shall be liable for the use and management of ID and password, the transfer to a third party. it has not done the loan, and the like.
4. Customers, or ID or password is stolen, when you know that you are being used by a third party, immediately company as well as notification to that effect to, and shall be subject to our instructions.
5. We are for the damage caused to the customer due to the use of them by accident and third-party on the use of your ID and password, and will not bear any of the responsibility. However, if due to the leak of attributable ID and password to our responsibility is not limited to this.
6. If changes to your registration matters after receiving delivery of the ID and password from company has occurred, on your own, you shall be made as soon as possible the changes in the present site by a predetermined method.
7. By was not carried out in the preceding paragraph of the change procedure, as well as detrimental to the customer has occurred, company does not assume any responsibility at all.

Article 4 (handling of personal information)

1. Name the time of use of the services provided by the customer, e-mail address, address, personal information such as a telephone number, in accordance with the separately determined "Privacy Policy", it will be handled.

Article 5 (intellectual property rights)

1. Computer programs that are used to provide management and the services of this site, intellectual property rights in accordance with the product photos and other content that is being used, posted on this site, unless otherwise indicated, all company attribution to you. You may as long as it is used in the private purposes, without obtaining a license to our company, you can use them. Without the permission of the company, beyond the scope of the private purpose, can't be use (duplication, transmission, transfer, including a secondary use, etc.).
2. Since the trademark rights of the trademark "105" are the property of the company,

It can't be used without permission.

Article 6 (right, such as providing information and ideas)

1. Customers, products idea that has been provided to us in connection with the use of the site and the service, the right to propose and commercialization on the basis of their commercialization will shall belong to company.
2. When we provide the work to company, (including the rights of copyright law Article 27 and Article 28), regardless of the means or methods of its offer, at the time of the offer, the copyright of the copyrighted work it is assumed that you've granted to company the right to use free of charge for all.

Article 3 (delivery and management responsibility of the ID and password)

1. Company performs the required examination, procedures, etc. for those who complete the prescribed registration procedure in this site, for those who were to be granted the right to be able to purchase products from company to use the Service only will be issued an ID and password for the exercise of such rights in this site. Issuance of ID and password, to the email address listed at the time customers of the registration, done in a way to be notified by e-mail from our company.
2. Customer shall be liable for the use and management of ID and password, the transfer to a third-party it has not done the loan.
3. Customer's ID or password is stolen when you know that you are being used by a third-party immediately company as well as notification to that effect and shall be subject to our instructions.
4. We are for the damage caused to the customer due to the use of them by accident and a third-party on the use of your ID and password, and will not bear any of the responsibility. However if due to the leak of attributable ID and password to our responsibility is not limited to this.
5. If change to your registration matters after receiving delivery of the ID and password from company has occurred, on your own, you shall be made as soon as possible the change in the present site by a predetermined method.
6. By was not carried out in the preceding paragraph of the change procedure, as well as detrimental to the customer has occurred, company does not assume any responsibility at all.

Article 8 (interruption of service, abort)

1. We are if applicable to the grounds of either the following items, without giving prior notice to the customer, may suspend the provision of temporary according to the present site and services.
 - (1) When the system or of related equipment maintenance for the purposes of the present site or the services provided do on a regular basis or emergency
 - (2) When the communication line utilized by company, the provision of power etc is interrupted
 - (3) Fire when you can no longer provide this site or this service due to a power failure etc.
 - (4) Earthquake, typhoon, flood, natural disaster or other emergency occurs, such as a tsunami, and to the risk occurs, the request of the limits of the communication by the laws regulations and guidance as necessary if company has been instructed when it is determined
 - (5) When you can no longer provide the site or the service by other technically impossible grounds
2. Company temporary interruption of the provision of the site and the service is generated even as damage to the customer has occurred due to this it is assumed that at all not responsible.
3. Company based on the management judgment, you may want to stop the provision of the service. Even in that case by notice to that effect in advance to this site you shall be spared any liability to you. However the debt involved in the sale and purchase agreement that was established before the stop shall not escape its performance obligation.

Article 11 (commodity price and the price settlement)

1. Settlement method of payment will be due **GoUrl.io BitCoin Payment Box service**. It should be noted download or customization requirements of goods, optimization agency services accepted will be after we confirming the payment of the price (BitCoin is receipt procedure at the address of our regulations).

Article 12 (delivery time)

1. For customization requirements and optimize agency services sales contract has been established between the customer by the third term (establishment of the sales contract) Article 10, by the date and time that we have established at the time of establishment contract, we delivered by e-mail addressed to the customer you.

Article 13 (contract termination)

1. For Article 10 (transaction conclusion of the contract) established customized requirements and optimize agency service work contract by the third term, if the customer is you wish to cancel that performs to company the offer of release by the prescribed procedures we want things.
2. Only if the proposal set forth in the preceding paragraph of the release has reached to within 3 days of contract formation, the work contract shall be released. If you reach the 3 days after the contract established, it can't be released. If the price of has been working contract termination in accordance with the preceding Company of receipt already is, Article 14 (Return) in accordance, it will be refunded to customers half amount of unit cost in BitCoin Payment.

Article 14 (Return)

1. About the product after download to the customer except when there is in the product from defects (such as poor quality or failure), it does not respond to returned goods. However, in cases where there is any defect in the product, as long as within 20 days from the date the customer to the product has arrived, we will refund to customer half amount of unit cost in BitCoin Payment.

Article 16 (risk of loss)

1. During using customers this service has been purchased, at the time, company has delivered the goods, risk of loss, such as loss and property rights relating to the goods are transferred to the customer.

Article 17 (Prohibitions)

1. Customers, in addition to the acts that are prohibited by other provisions of this Agreement, and using this site should not be carried out by themselves or a third- party for the next act.
 - (1) Company or the copyright of a third party, which could act, or infringement to infringe the intellectual property rights of trademark rights, etc. Acts
 - (2) Company or a third party of property, privacy, act to violate the honor or portrait rights, or a possibility of infringement
 - (3) The transmission or the act of distributing harmful computer programs such as computer viruses
 - (4) Act to interfere with the operation of this service

(5) Act in violation of other laws and regulations

Article 18 (Disclaimer)

1. We are all of the information that has been posted on this site to create carefully, also will manage, etc. regarding the accuracy and completeness does not any guarantee.
2. Company, including this site, but we pay close attention to the security management of information equipment such as the server that you are using, this site, server, e-mail that was sent from company, virus or other harmful it does not guarantee that you are not infected with the elements.
3. For any kind of damage caused to the customer due to the preceding paragraph, company does not assume any responsibility.
4. Company without prior notice you may want to change the whole or part of the information that has been posted on this site.
5. If the customer is, in spite of the minors, which if purchased goods registered falsely as an adult, or have purchased goods falsely to have the consent of the parent or legal guardian the cancellation of the contract will not be accepted.
6. Customer warranty on the product that has been purchased using this service, but will be due to guarantee the terms of the goods that are posted on this site, unless you are authorized by this Agreement or warranty conditions, company does not assume any liability for damages that exceed the amount of the price of the goods you have purchased.

Article 19 (compensation for damages, etc.)

1. If you fail to comply with this Agreement, in addition to there is that I am allowed to take the measures to disable the ID of the customer, you will be asked to compensate for the damage that occurred to company.

Article 20 (jurisdiction, etc.)

1. Terms of the governing law and Japanese law, if the need for litigation for all disputes relating to this agreement and this site this service has occurred, and the Tokyo District Court of first instance exclusive jurisdiction of the courts.