

Blackstone Capital Inc.

285 Fulton St, New York, NY 10007, United States
Email: support@bscapitalinc.com | Tel: +19295397547

Version dated September 30, 2025

CLIENT AGREEMENT

1. GENERAL PROVISIONS

1.1. This Client Agreement (hereinafter - the "Agreement") is a contract between Blackstone Capital Inc. (hereinafter - the "Company") and an individual or legal entity (hereinafter - the "Client") for the provision of financial services.

1.2. The Company provides the following services:

- Brokerage services for trading financial instruments
- Client asset management
- Investment consulting services
- Provision of analytical information

1.3. The Agreement comes into force upon successful completion of the Client registration and verification procedure.

2. RIGHTS AND OBLIGATIONS OF THE PARTIES

2.1. Company Obligations:

- Provide the declared financial services in accordance with the terms of the Agreement
- Ensure confidentiality of Client information
- Execute Client orders within reasonable timeframes
- Provide reports on Client account status

2.2. Client Obligations:

- Provide accurate information during registration
- Comply with KYC/AML procedure requirements
- Pay commissions and fees in a timely manner

- Notify about changes in personal data

3. FINANCIAL TERMS

3.1. The minimum deposit amount is 250 USD.

3.2. Methods of deposit and withdrawal:

- Bank transfers
- Bank cards (Visa/Mastercard)
- Cryptocurrencies (Bitcoin, Ethereum)

3.3. Commissions are set according to the tariffs posted on the Company's official website.

3.4. **Trading Services:** The Client acknowledges that they engage in trading activities through the Company's platform. The Client is responsible for all trading decisions and understands the risks associated with such activities.

3.5. **Portfolio Management Commission:** The Company charges a 10% (ten percent) portfolio management commission on the Client's investment portfolio. This commission is calculated based on the portfolio value and is payable as specified in section 3.6.

3.6. **Commission Payment Terms:** All commissions must be paid exclusively via cryptocurrency transaction initiated by the Client. Commissions cannot be deducted from trading profits or investment returns. The Client is solely responsible for ensuring timely commission payments through cryptocurrency transfers.

3.7. **Credit and Loan Provisions:** If the Company provides any credit or loan facilities to the Client, the following terms apply:

- The maximum loan period is 14 (fourteen) calendar days
- All loans must be repaid exclusively via cryptocurrency transaction initiated by the Client
- Failure to repay any outstanding loan within the specified period will result in immediate suspension of all trading activities
- Trading privileges will be restored only upon full repayment of the loan through cryptocurrency transaction

3.8. **Trial Period and Portfolio Selection:** The Company offers a 3 (three) day trial period for new Clients. Following the trial period, in order to continue trading with a Company analyst, the Client must:

- Select an appropriate investment portfolio that matches their risk profile and investment objectives
- Make the required investment in the selected portfolio

- Ongoing trading services with analyst support are contingent upon portfolio selection and investment completion

4. RISKS

RISK WARNING: Trading financial instruments involves a high level of risk and may result in the loss of all invested funds. The Client must carefully study all risks before starting trading.

5. TERMINATION OF AGREEMENT

5.1. Either party may terminate this Agreement by notifying the other party 30 days in advance.

5.2. Upon termination of the Agreement, all obligations of the parties must be fulfilled in full.

6. FINAL PROVISIONS

6.1. This Agreement is governed by international commercial law.

6.2. All disputes are subject to resolution through negotiations, and in case of inability to reach an agreement - in international arbitration.