

Supplement to the Framework Agreement – Stocks Service Variant

Date of conclusion of the Stocks service variant agreement between OANDA TMS and the Client:	
--	--

1. Within the Stocks service variant, OANDA TMS provides the Client with services of execution of orders to buy or sell Financial Instruments, safekeeping and administration of Financial Instruments, maintenance of Cash Accounts, and currency exchange.
2. In the Stocks service variant, OANDA TMS maintains an Account providing access to the Financial Instruments listed in the *List of Financial Instruments Stocks*.
3. Detailed principles for the provision of services in the Stocks service variant are regulated in the *Terms and Conditions for the provision of order execution services by OANDA TMS Brokers S.A., as well as the maintenance of cash accounts and registries and currency exchange* (hereinafter in this supplement as "**Terms and Conditions**"), and Contractual Documentation indicated therein, in particular in the *Order Execution Policy at OANDA TMS Brokers S.A., Table of Fees and Commissions Stocks, Description of Financial Instruments and Risk Description, List of Financial Instruments Stocks*.
4. The Client hereby represents that the Contractual Documentation is sufficient to understand the nature of the service provided to the Client. The Client represents in particular that they have familiarized themselves with the document *Description of Financial Instruments and Risk Description* constituting an integral part of the Framework Agreement, fully understand and accept its provisions.
5. Currently applicable trading terms are available in the Transaction System and on the OANDA TMS website.
6. Execution of orders to buy or sell Financial Instruments submitted by the Client consists of OANDA TMS concluding, in its own name but for the Client's account, agreements regarding the purchase or sale of Financial Instruments.
7. The service of safekeeping and administration of Financial Instruments consists of maintaining accounts and registries related to Transactions concluded by the Client, recording the balances of Financial Instruments in the Registry of Financial Instruments, maintaining a Cash Account to service the Client's funds, and maintaining the Operational Registry.
8. The currency exchange service consists of OANDA TMS accepting foreign currencies and selling them for the Client's account, as well as buying foreign currencies for the Client's account, in connection with the brokerage services provided to the Client.
9. Funds accumulated on the Cash Account may bear interest if the Terms and Conditions or an individual agreement so provide. In the absence of such provisions, no interest is due. Interest earned on deposited funds constitutes OANDA TMS's remuneration for maintaining the Cash Account and is intended to cover operating costs related to registering Financial Instruments.
10. The Client hereby grants OANDA TMS a power of attorney to perform all factual and legal acts related to Orders on the terms specified in the Terms and Conditions, and in particular to:
 - a) submit declarations of intent or knowledge to third parties, in particular entities entitled to execute Client Orders and other instructions,
 - b) submit instructions regarding the depositing of Financial Instruments,
 - c) undertake all other factual and legal acts necessary for the correct provision of services in the scope of Financial Instruments;
 - d) submit Orders to sell subscription rights or equivalent rights that the Client received in connection with held Financial Instruments;
 - e) submit Orders to sell Financial Instruments received by the Client as a result of corporate actions, e.g., spin-offs or dividend payments in non-monetary form.The authorizations set out in letters d-e above are granted for the duration of the Framework Agreement and extend to the conclusion on behalf of the Client of a maximum of 200 sell Transactions with a total value of up to EUR 1,000,000.00 (in words: one million euros). The authorization will be automatically extended after the exhaustion of the aforementioned limit unless the Client submits a separate instruction.
11. The Client hereby consents to the execution of their Orders in the Stocks service variant outside a trading venue.