



## TERMS & CONDITIONS

### PRO ACCOUNT

Version: V2

Effective Date: 05 June 2026

Provider: RocketX (Pty) Ltd (Company No. 2020/824856/07), an authorised financial services provider licensed and regulated by the Financial Sector Conduct Authority (FSCA), FSP No. 52142, and an authorised OTC Derivative Provider.

### **ROCKETX (PTY) LTD**

RocketX (Pty) Ltd, a company duly incorporated under the laws of South Africa, with company number 2020/824856/07, an authorised financial services provider, licensed and regulated by the Financial Sector Conduct Authority (FSCA) in South Africa, with FSP No. 52142. RocketX (Pty) Ltd an authorised OTC Derivative Provider No. 74, is the counterparty, and principal to the contract for difference purchased by you (the Client).



CONTENTS

1. DEFINITIONS AND INTERPRETATION .....3

2. ACCOUNT SPECIFICATIONS - EXPLANATORY DETAILS.....3

3. RELATIONSHIP TO CLIENT AGREEMENT .....5

4. TERMINATION .....5

5. GENERAL .....5

**ROCKETX (PTY) LTD**

RocketX (Pty) Ltd, a company duly incorporated under the laws of South Africa, with company number 2020/824856/07, an authorised financial services provider, licensed and regulated by the Financial Sector Conduct Authority (FSCA) in South Africa, with FSP No. 52142. RocketX (Pty) Ltd an authorised OTC Derivative Provider No. 74, is the counterparty, and principal to the contract for difference purchased by you (the Client).



## 1. DEFINITIONS AND INTERPRETATION

### 1.1. Definitions

In these Terms & Conditions, unless the context requires otherwise:

- 1.1.1. "Account" means the RocketX Pro Account opened and maintained by the Client with RocketX for the purpose of trading Contracts for Difference (CFDs) under the conditions set out herein.
- 1.1.2. "Bonus" means the promotional credit awarded to qualifying deposits in accordance with clause 2.2.
- 1.1.3. "Client" / "you" / "your" means the person or entity opening and operating a RocketX Pro Account.
- 1.1.4. "Client Agreement" means the master agreement governing the relationship between the Client and RocketX, including but not limited to the terms relating to trading CFDs, risk disclosures, and general rights and obligations.
- 1.1.5. "Contract for Difference" or "CFD" means an agreement where the Client and RocketX exchange the difference in the value of an underlying asset between the opening and closing of the contract.
- 1.1.6. "FSCA" means the Financial Sector Conduct Authority of South Africa.
- 1.1.7. "Leverage" means the ratio by which the Client may control a larger position size with a smaller margin amount.
- 1.1.8. "Margin" means the required deposit of funds to open or maintain a leveraged trading position.
- 1.1.9. "Margin Call" means a demand by RocketX for the Client to deposit additional funds to maintain open positions when the Account Equity falls below the required margin.
- 1.1.10. "Stop Out Level" means the account equity level at which RocketX may automatically close open positions to prevent further losses.
- 1.1.11. "Terms & Conditions" or "T&Cs" means these RocketX Pro Account Terms & Conditions, as amended from time to time.

### 1.2. Interpretation

- 1.2.1. Headings are for convenience only and do not affect interpretation.
- 1.2.2. Words importing the singular include the plural and vice versa.
- 1.2.3. References to a person include an individual, corporation, partnership, trust or other entity.
- 1.2.4. Any reference to "including" or "includes" means "including without limitation."
- 1.2.5. In the event of any conflict between these T&Cs and the Client Agreement, the Client Agreement shall prevail.

## 2. ACCOUNT SPECIFICATIONS - EXPLANATORY DETAILS

### 2.1. Leverage & Margin

## **ROCKETX (PTY) LTD**

RocketX (Pty) Ltd, a company duly incorporated under the laws of South Africa, with company number 2020/824856/07, an authorised financial services provider, licensed and regulated by the Financial Sector Conduct Authority (FSCA) in South Africa, with FSP No. 52142. RocketX (Pty) Ltd an authorised OTC Derivative Provider No. 74, is the counterparty, and principal to the contract for difference purchased by you (the Client).



2.1.1. Leverage allows Clients to open larger positions than their account equity would otherwise permit.

Higher leverage magnifies both potential profit and loss.

2.1.2. Margin percentages define the minimum amount of equity required to open a position in each asset class:

2.1.2.1. FX: up to 1:1000 leverage

2.1.2.2. Metals: 0.10% fixed margin

2.1.2.3. Stock CFDs: 15% -20% margin

2.1.2.4. Indices: 0.2% fixed margin

2.1.2.5. Energies: 1% fixed margin

2.1.2.6. Cryptocurrencies: 15% - 20% margin

2.2. Contract Sizes

2.2.1. Contract size determines the volume of the underlying asset per trade:

2.2.1.1. FX: 100,000 currency units per lot

2.2.1.2. Stocks: 1 share/unit per contract

2.2.1.3. Indices: 1 index unit per contract

2.2.1.4. Oil: 1,000 barrels per contract

2.2.1.5. Silver: 5,000 ounces per contract

2.3. Spreads

2.3.1. Spreads are floating and subject to market conditions. For instance:

2.3.1.1. Major currency pairs typically range from 12 to 17 points.

2.3.1.2. Commodities and indices have variable spreads as specified.

2.4. Bonuses

2.4.1. Deposits of \$100 or more may receive a 100% deposit bonus, up to \$5,000 maximum.

2.4.2. If the balance falls below the initial deposit, the bonus will automatically replenish the balance up to the original deposit amount. Abuse of the bonus is prohibited.

2.5. Margin Call & Stop Out

2.5.1. If Account Equity falls below 100% of the required margin, a Margin Call will be triggered.

2.5.2. If it falls to or below 50%, RocketX may forcibly close open positions (Stop Out) to limit losses.

2.6. Trading Restrictions

2.6.1. Clients must not engage in scalping, hedging within or across accounts, or bonus arbitrage.

2.6.2. Each Client is allowed only one RocketX Pro Account.

## **ROCKETX (PTY) LTD**

RocketX (Pty) Ltd, a company duly incorporated under the laws of South Africa, with company number 2020/824856/07, an authorised financial services provider, licensed and regulated by the Financial Sector Conduct Authority (FSCA) in South Africa, with FSP No. 52142. RocketX (Pty) Ltd an authorised OTC Derivative Provider No. 74, is the counterparty, and principal to the contract for difference purchased by you (the Client).



### 3. RELATIONSHIP TO CLIENT AGREEMENT

3.1. These Terms & Conditions are supplementary to, and must be read in conjunction with, the Client Agreement entered into between RocketX and the Client.

3.2. In the event of inconsistency, the Client Agreement shall take precedence. These T&Cs do not limit or override any terms contained in the Client Agreement.

### 4. TERMINATION

4.1. RocketX reserves the right to suspend or terminate an Account, cancel bonuses, and close open positions if there is reasonable evidence of breach of these T&Cs, the Client Agreement, or any applicable laws and regulations.

### 5. GENERAL

#### 5.1. Amendments

5.1.1. RocketX may amend these T&Cs at its discretion.

5.1.2. Notice will be provided by email or published on RocketX's official website.

#### 5.2. Governing Law

5.2.1. These T&Cs and the Client Agreement are governed by the laws of the Republic of South Africa.

#### 5.3. Contact Information

##### 5.3.1. RocketX (Pty) Ltd

- Registered Address: Flexisuites, 141 Corobay Avenue, Menlyn, Gauteng 0181, South Africa  
FSP No. 52142 [support@rocketx.io](mailto:support@rocketx.io)
- +27 21 892 2823

END OF TERMS & CONDITIONS

## ROCKETX (PTY) LTD

RocketX (Pty) Ltd, a company duly incorporated under the laws of South Africa, with company number 2020/824856/07, an authorised financial services provider, licensed and regulated by the Financial Sector Conduct Authority (FSCA) in South Africa, with FSP No. 52142. RocketX (Pty) Ltd an authorised OTC Derivative Provider No. 74, is the counterparty, and principal to the contract for difference purchased by you (the Client).