

WITHDRAWAL POLICY

Date effective: February 01, 2026

1. Purpose & Scope

This Withdrawal Policy (the “Policy”) describes the terms and procedures under which a Client may request withdrawal of funds from their Account with Stryke Markets Ltd. (the “Company”).

It is part of the Client Account Agreement and applies to all Clients, regardless of jurisdiction (subject to compliance with local laws and Company restricted- jurisdiction policy).

2. Eligibility & Account Verification

2.1. Before any withdrawal can be processed, the Client’s account must be fully verified:

- Completed KYC / AML identity and address verification;
- No outstanding compliance, sanctions, or documentation issues.

2.2. The withdrawal request must be submitted by the legitimate account holder or authorized signatory, and payment details must match the identity and name on record.

3. Withdrawal Methods & Conditions

3.1. Permitted Withdrawal Methods

Withdrawals will generally be processed using the same method or channel used for deposit, where possible. Depending on jurisdiction, method availability, partner banking/ PSP/LP relationships, and compliance constraints, permitted methods may include (but are not limited to):

- Bank wire / bank transfer (to a bank account in the Client’s name)
- E-wallets or electronic payment services (if supported and compliant)
- Any other method approved by the Company from time to time

3.2. Return-to-Source Principle

Where deposits were made via a specific payment method (e.g., credit card, debit card, e wallet), the Company will attempt to return funds to the same source when possible. If return to the original source is not feasible (e.g., card expired, e-wallet closed), the Company may require alternative validated payment instructions (bank transfer, etc.), subject to compliance and AML review.

3.3. Currency and Conversion

Withdrawals will be processed in the currency of the Client's "Wallet / Account base currency insofar as practicable. If conversion is required, exchange rates and any associated fees or charges will apply.

4. Withdrawal Requests & Processing Time

4.1. Request Submission

Clients must submit withdrawal requests via the secure client area (back office) on the Trading Platform. Each request must include all required details (amount, destination account/wallet, payment method).

4.2. Timing and Processing

- Requests submitted during Company's business hours and after all compliance checks are completed will be processed as soon as practicable.
- Processing times depend on the payout method, banking/PSP partner routing, and jurisdictional factors.
- The Company does **not guarantee same-day transfer**. External parties (banks, intermediaries, payment processors) may impose additional delays.

4.3. Partial Withdrawal & Minimum Amounts

The Company may impose a minimum withdrawal amount (if any), or require that certain minimum balances / margin requirements remain in the Account, especially if open positions exist.

5. Conditions for Delays, Holding or Rejection of Withdrawals

The Company may — at its discretion — delay, hold, or reject a withdrawal request if any of the following apply:

- Pending or unsettled trades / open positions that need margin or carry risk
- Incomplete or outdated client verification / compliance status;
- Suspicion of money-laundering, fraud, or violation of Company policy;
- Third-party payment / banking / PSP restrictions, sanctions, or compliance holds;
- Force majeure or circumstances beyond the Company's control (e.g., banking outages, liquidity disruptions, regulatory or compliance restrictions, system issues, conversion problems)

In such cases, the Company will notify the Client of the delay or rejection, and specify (where possible) the reason and required actions.

6. Fees, Costs & Charges

6.1. The Company may charge fees, commissions, or costs for processing withdrawals (e.g., bank wire fees, processing fees, currency conversion fees, intermediary or intermediary bank charges). These fees will be disclosed in the Fee Schedule or via the Platform.

6.2. Clients acknowledge that third-party intermediary banks, payment processors, or PSPs may impose additional fees — these are beyond the Company's control and are the responsibility of the Client.

7. Withdrawal by Death, Incapacity, or Account Closure

If the Client's account becomes subject to closure (due to death, legal incapacity, regulatory demand, or termination), withdrawal requests will be processed in accordance with applicable laws, internal Company policy, and any instructions by legal representatives, provided proper documentation is submitted. The Company reserves the right to retain or freeze funds until compliance conditions are met.

8. Amendments & Reservation of Rights

The Company may amend, supplement, or restate this Policy at any time. Updated versions will be posted on the website. Continued use of the Account or submission of a withdrawal request constitutes acceptance of the revised Policy.

9. Client Acknowledgement

By funding the Account and using the trading services, the Client acknowledges and accepts the terms set out in this Withdrawal Policy and agrees to be bound by them.