

Money Investment Agreement

THIS AGREEMENT is made between

(1) [Marketing And Promotion Center 444551101 (herein called the "Sales Agent"): and

(2) client which is already registered on the web.page (www.fxgroup.ge) as investor (herein called the "Investor")

IT IS HEREBY AGREED as follows:

This Agreement has been concluded:

- i) by and between Sales Agent of FX Business Group and the respective Trader following the initial presentation of the Agreement via the fxgroup.ge Website and its acceptance thereafter via the execution of the definite actions, which affirm the Agreement to be binding for all the Parties involved.
- ii) Sales Agent is exclusive investing company of FX Business Group at Arabian countries

Article 1. TERMINOLOGY

- a) Service - the entire service of PAMM developed and maintained by FX Business Group.
- b) Agreement - the body of legal documentation (including any kind of the Service descriptions, other regulations or legal documents presented to Trader and via Website) related to the Service.
- c) FX Business Group - E-Global Trade & Finance Group, Inc. (Incorporated in the Georgia, under the company No. 400181799 and having its place of business – 11b, Bakhtrioni str, Tbilisi, Georgia).
- d) Trader - natural person, staff member of Sales Agent who applies the Service with intentions to perform respective Capital management and receive the Remuneration.
- e) Investor - natural person or legal entity who applies the Service with intentions to assign respective Capital for management and gain the Income.
- f) Capital - funds in a certain currency.
- g) Offer (-s) - Trader's public invitation and requirements for potential Investors with Remuneration data and planned trading policy.
- h) Website - www.fxgroup.ge and it's terminal based on the website.

- i) Account – respective Trader’s account opened within the Room in order to use the Service.
- j) Party/Parties – respective party of current Agreement or respective parties together.
- k) Investor’s Capital - Capital to be managed by Trader executing the trading operations within Forex.
- l) Trader’s Capital – Trader’s own Capital to be invested in order to perform the Investor’s Capital management.
- m) Forex - global, worldwide-decentralized financial market for trading currencies.
- n) Joint Parties - the respective owners of the Joint Capital.
- o) Joint Capital - respective Capital which has been deposited by Trader and/or Investor in order to execute the trading operations within Forex according to the Agreement.
- p) Room - Website or program based interface for Service provision.
- q) Remuneration - the Trader’s performance fee in accordance with the Agreement.
- r) Income - the Investor’s profit in accordance with the Agreement.
- s) Trading interval – respective period of time for trading operations and frequency of Remuneration/Income calculation.

Article 2. SCOPE OF THE AGREEMENT

- 2.1. Current Agreement (along with the other legal documentation and relevant Service descriptions) describes, settles and regulates the legal relations between Sales Agent or Investor during the provision and usage of Service.
- 2.2. The Service is developed and provided to unify the Investor’s and Trader’s Capitals in order to gain mutual benefits for them from investing, from trading operations within Forex.
- 2.3. Trader’s and Investor’s interest under the Agreement is deemed to be commercial activity on gaining [1] Remuneration for the Trader, [2] Income for the Investor.
- 2.4. The Parties acknowledge the place of conclusion of the Agreement as the place of Sales Agent incorporation.
- 2.5 Fully responsible person for implementations of this agreement is Sales Agent
- 2.6 Total invested money fix on the terminal after order of investor

Article 3. DISCLAIMER

- 3.1. Sales Agent and FX Business Group will not be liable for any loss, whether such loss is direct, indirect, special or consequential, suffered by Trader and/or Investor as a result of their use of the Service, its software or content. Any operations performed by Trader and/or Investor are done at their own risk and they shall be solely responsible for any damage to any third parties if such occurs.

Article 4. GENERAL PROVISIONS

4.1. Status of Sales Agent & FX Business Group

- 4.1.1. Sales Agents under the Agreement with FX Business Group acts as separate Party, neither undertaking any powers delegated by Investor, nor acting as an agent or authorized representative of any Party. Sales Agent just undertakes to send the fixed invested money to FX Business Group for future trades.
- 4.1.2 Sales Agent guarantees that FX Business Group has taken all the necessary and reasonable measures to identify the Trader, to collect the most accurate historical data on Trader, and guarantees that the Offer set out within the Website of FX Business Group has been formulated by the Trader with a certain trade history familiar to FX Business Group.
- 4.1.3 Sales Agent guarantees that FX Business Group has not rearranged or distorted the Offer's data or any other data of the Trader upon which Investor makes the decision to delegate Investor's Capital management functions to a particular Trader.
- 4.1.4 Sales Agent guarantees that FX Business Group shall maintain high standards of confidentiality towards the Trader and/or Investor. The Trader may disclose its own ID data to Parties according to its own unilateral will.

4.2 Status of the Trader

- 4.2.1. The Trader under the Agreement is deemed as an agent of the Investor in relation to the Investor's Capital and shall not provide trust management under the Agreement.
- 4.2.2. Only the Trader can physically execute trading operations on the Forex by use of the Service.
- 4.2.3. Trader creates and formulates a public Offer which is presented to a potential Investor by demonstrating it within the FX Business Group website.

4.3. Status of the Investor

- 4.3.1. The Investor deposits its Capital using the Service and authorizes the Trader to execute trading in order to produce the profit for the Investor.
- 4.3.2. Under the Agreement it is agreed that the Investor is acting in good faith and is aware of the potential consequences (partial or full loss of its Capital), which might occur after the Capital deposit and execution of respective trade operations.
- 4.3.3. The Investor is informed that its possibility to gain profit from the Service is directly dependent on the trading operations and overall trading policy carried out by the Trader or on invested

areas. The Investor is not able to execute trading operations, but only receives benefits from trading process.

- 4.3.4. The Sales Agent makes its decision and chooses the Trader upon the Offer data presented within the Website of FX Business Group. The Investor is informed and acknowledges the fact that all the respective information of the offer has been drafted solely by the Trader, and FX Business Group only executes the presentation of particular information (displays availability of the Offer).
- 4.3.5. The Investor acknowledges the fact that deposit of Capital itself does not guarantee any success or benefits aimed at by the Investor (From forex trades).

Article 5. CAPITALS AND ACCOUNTS

- 5.1. As a guarantee to fulfilling Investor's interests, the Trader shall become an Investor in its own Account by contributing the Trader's Capital.
- 5.2. While registering an Account the Trader's Capital is transferred to the Account, inside which the Trader shall perform the trading operations.
- 5.3. The Account can be closed upon the Trader's unilateral and unlimited will.
- 5.4. The Investor certifies the presence of the Trading Interval, which is essential for calculations performed by FX Business Group and described within this Agreement. The calculation described herein is applicable only to closed deals on the Account.
- 5.5. The Investor has the right to close the respective Account and withdraw remaining Capital at any time.

Article 6. OFFERS

- 6.1. The Trader shall act on good faith and shall formulate the Offer displaying the correct and precise information describing the conditions applied to the planned trading operations (e.g. Remuneration, Trading interval) and Trader's trading policy.
- 6.2. The Trader undertakes full responsibility in case if trading policy and performed trading operations do not match the information initially stated within the Offer.
- 6.3. The Offer must consist of a set of parameters that FX Business Group shall use while performing the calculations on Remuneration and Income. The Trader while creating the Account also defines other required conditions.
- 6.4. The Trader is able to terminate the Offer upon its unilateral will.

Article 7. OBLIGATIONS AND RIGHTS OF THE PARTIES

- 7.1. The Trader and Investor, in order to use the Service, shall open a respective Account/or Accounts within the Room.

- 7.2. Parties acknowledge that their ID verification process initiated by FX Business Group may take place after the Party has qualified for certain requirements and policies defined by Sales Agent. This process is obligatory for the Parties if FX Business Group applies it individually towards any of them.
- 7.3. The Trader, after the Investor has joined its Account, undertakes the responsibility to start immediate trade operations with Investor's Capital by performing respective trading operations.
- 7.4. The Trader undertakes the obligation of acting in favour of Investor and performing all the necessary and reasonable trading operations in order to gain the profit and by that generate the Income.
- 7.5. The Trader is solely responsible to Investor for all performed trading operations within Forex using the Service. By this Agreement it is agreed that all the relations concerning the growth/ decrease of the Investor's Capital and Joint Capital itself are competent only to the Trader. Sales Agent and FX Business Group executes only the technical procedure of settlement in accordance with the Agreement.
- 7.6. All the claims arising from the inadequate or unfaithful performance of the Trader with any matter must be addressed directly to the Trader. Trader is informed that if there are reasonable proofs to evaluate its actions as contrary to the interests of Investor, Sales Agent may disclose the personal data of the Trader to third parties.
- 7.7. FX Business Group reserves the right to lock the Account and freeze assets accordingly if the Trader or the Investor breaches the conditions of the Agreement.
- 7.8. Sales Agent and the Investors agree that they shall:
 - 7.8.1. undertake all responsibility for compliance with legislation, including, but not limited to, currency, tax and other legislations of the country of residence, including full responsibility for commercial activity arising from the use of the Service;
 - 7.8.2. provide true and accurate data while opening the Account and drafting the Offer;
 - 7.8.3. acknowledge the meaning of terms and conditions of the Agreement;
 - 7.8.4. fully understand the consequences of their actions.
- 7.9. The Parties certify that by no means they shall ever act under the influence of alcohol or drug intoxication. Parties must understand and manage their own behavior.
- 7.10. Sales Agent agrees to resolve any disputes, compensate any losses/ damages and settle complaints of any third party arising from the management of Joint Capital.
- 7.11. Sales Agent and the Investors agree that they shall not:
 - 7.11.1. undertake any liabilities on behalf of FX Business Group;
 - 7.11.2. use FX Business Group trademark for any individual purposes;

- 7.11.3. make any guarantees, or make any claims in connection with any payments on behalf of FX Business Group or using the brand name and/or trademark of FX Business Group;
 - 7.11.4. perform any other actions that may cause any damage to FX Business Group or raise any complaints against FX Business Group from third parties.
- 7.13. The Investor may ask the Sales Agent directly for reports and other trading statistical data if necessary.

Article 8. GENERAL PRINCIPLES OF CAPITAL DEPOSIT / WITHDRAWAL

- 8.1. All the transactions related to the deposit/ withdrawal of any Capital of the Party must be executed via the Room of respective Party, following the indications of FX Business Group.
- 8.2. Together with Article 8.1 the process of deposit/withdrawal of Capital is also performed in accordance with the procedures of FX Business Group, described within the Agreement.

Article 9. REMUNERATION, INCOME AND RULES OF SETTLEMENT

- 9.1. Under the Agreement the Parties, without any objections, express their direct intention and in their full capacity authorize FX Business Group to execute calculations of Remuneration, split Income among the Joint Parties and distribute the Capital among them. Such calculations and distribution are deemed to be the final settlement between Sales Agent and/or Investors.
- 9.2. The calculations described within this Section of the Agreement are based on the trading period, collected data of performed trading operations, opened/closed deal positions, status of Joint Capital and other instances relevant for settlement between the Parties according to the Agreement.
- 9.3. The calculations described within this Section of the Agreement are performed taking into account not only the outcome of trading operations, but also the initial conditions of the Offer and the Agreement.

Article 10. LIABILITIES

- 10.1. Under the Agreement Sales Agent undertakes the obligation to adjudicate any reasonable complaint of the Party and issue any appropriate decision.
- 10.2. By no means is FX Business Group liable towards any Party for any losses/damages incurred.
- 10.3. The Trader and the Investor shall fully indemnify each other for the losses/ damages caused by violation of reasonable Account data security measures. E.g., maintaining the Account and keeping all passwords confidential and secure by performance of all the necessary and reasonable actions.
- 10.4. The FX Business Group shall not be liable for any costs, losses or damages (direct, indirect, accidental, lost profits, etc.) concerning the current Agreement and incurred by any of Parties.

Article 11. RISK NOTICE

- 11.1. Sales Agent and FX Business Group does not guarantee profit. Positive trading results in the past do not guarantee positive trading results in the future.
- 11.2. Investor accept possible financial losses such as direct losses or lost profit resulting from the following risks:
 - 11.2.1. the risk that the Trader does not have qualification and knowledge required to manage Investor's Capital;
 - 11.2.2. the risk that the Trader's actions may not meet Investor's interests;
 - 11.2.3. the risk that the Trader may lose control over the Account;
 - 11.2.4. the risk that third parties may gain access to Account;
 - 11.2.5. the risks related to Force Majeure events such as natural disaster, military activities, strikes, riots, interruptions to the functionality of networks and other IT equipment, interruption of the electricity power, etc.;
 - 11.2.6. the risk that the Trader and/or Investor may misunderstand or misinterpret the Agreement;
 - 11.2.7. the risk of late notification to FX Business Group of criminal, fraudulent or any other illegal actions with the Capital which are contrary to the conditions of the Agreement;
 - 11.2.8. the risk of unforeseen delays when transferring Capital between Accounts or untimely execution of deposit/withdrawal requests;
 - 11.2.9. the risk of unilateral closing of the Account/Accounts by any Party;
 - 11.2.10. the risk of unilateral withdrawal of the Capital by any Party.

Article 12. OTHER PROVISIONS

- 12.1. The Agreement comes into force from the moment it has been accepted by the respective Party.
- 12.2. The Parties acknowledge that the FX Business Group has a right to introduce amendments to the provisions of the Agreement at any time having given the Party notification. Such amendments shall come into force and become binding for the Party from the date specified in the notification.
- 12.3. FX Business Group may process the personal data of Parties for marketing purposes.
- 12.4. Should one or more provisions of the Agreement become invalid, null and void by any reason, it shall not affect the validity of any other provision herein.
- 12.5. Lost profit claims will not be accepted for FX Business Group adjudication.

12.6. The Parties do not compensate each other for moral damage.

12.7 This agreement is online agreement and client confirms, accept and signs on the terms of agreement by checking the confirmation box bellow.