



Real Trade Group Ltd

CLIENT AGREEMENT

Client on the first part, and Real Trade Group Ltd (Drake Chambers, Road Town, Tortola, British Virgin Islands, Reg. No. 1025031), hereinafter referred to as the Supplier of Services on the second part, hereinafter referred to as the Parties hereby agree to the following:

1. TERMS AND CONDITIONS of the AGREEMENT

1.1. The Supplier of Services incurs commitments to provide the Client with access to the trading system “Real Trader 4” (hereinafter the “System”), using the Supplier’s platform.

1.2. Use of System is a conduct of financial operations on the financial market FOREX.

1.3. Client gets a Client’s account in the System after signing the Agreement. The Client has to credit an account with a minimum amount of \$20. There is no interest on a deposit.

1.4. During next 3 working days after crediting an account, the Supplier of Services provides the Client with identification details of the System user - login and password. The Client is obliged to change the provided password as soon as he has entered the System. The Client is responsible for the safety of his identification details. Login and password is meant only for one user. If someone has entered the System with the Client’s ID and password, the Supplier of Services will automatically consider him as the Client, unless the Client informs the Supplier of Services in a written form that his ID and password have been revealed or might be revealed to some other party.

1.5. The Parties pronounce that the place of signing this Agreement is the location of Real Trade Group Ltd - Drake Chambers, Road Town, Tortola, British Virgin Islands.

2. RESTRICTIONS of RESPONSIBILITIES of the SUPPLIER of SERVICES

The Client agrees to the following conditions:

2.1. The Supplier of Services bears no responsibility neither for the System use by the third parties nor for any financial losses caused by it. The Supplier of Services is obliged to immediately block the System access and provide the Client with a new password if requested.

2.2. The Supplier of Services is not responsible for any network and Internet errors or disconnections, for the quality of connection channels and interruptions in network system, unless it is the Supplier's fault.

2.3. The Client confirms the knowledge of all the possible risks that might take place during the trading operations and that execution of all trading operations is based only on his own knowledge.

2.4. The Supplier of Services is not responsible for any possible Client's losses during the trading operations, therefore, such claims are considered to be pointless.

2.5. The Supplier of Services is not obligated to provide the Client advices, consultations or recommendations about market tendency and the way to conduct trading operations. However, if such recommendations have been given, it is neither the Client's nor the Supplier's of Services obligation; therefore, the Client has no right to accuse the Supplier of Services for any consequences caused by such information.

2.6. The Supplier of Services is responsible for continuous work of the trading platform and is obliged to inform the Client about any expected dysfunctions or errors in the System's performance. All necessary information can be found on the website of the Supplier of Services.

3. SPECIFIC CONDITIONS

3.1. The trading operations have to be executed only by the Client, based on his own knowledge and according to the outlined terms and conditions in the Agreement.

3.2. The Client confirms that he has tried the demo version of the System, used and tested it, thus declaring and recognizing that the System meets his requirements and needs for further trading operations.

3.3. The System defines the maximum limit of open positions for the Client, depending on the size of the Client's deposit.

3.4. The Client's open positions will be closed without his consent or any prior notice if the equity is less than 30% of the necessary margin.

3.5. The Client at any time has the right to request, and the Supplier of Services is obliged within 3 (three) working days from the moment of receiving a written order to transfer completely or partially the rest of the Client's deposit to the Client's account.

3.6. The Supplier of Services has the right to close the Client's trading account at any time and without any explanations, returning the Client the remaining deposit.

4. OTHER CONDITIONS

4.1. The Parties are not responsible for any consequences caused by insuperable circumstances, including accidents of nature, military actions, etc. due to which one of the Parties cannot execute the obligations under this Agreement. The Parties must immediately inform each other if the above-stated circumstances occur.

4.2. The information of the Supplier of Services is available on his website and is fully trustful and reliable. The Client should follow the information, changes and notices on the website. The Client's statements concerning the failure of getting the updated information, placed on the website, are not valid. The Supplier of Services is not obliged to provide the updated information in a written form, unless the Client sends a request.

4.3. Validity of the Agreement is unlimited. Any of the Parties can terminate this Agreement by providing a written notification to the other Party not less than 7 (seven) days prior to a desirable termination date, if all the obligations for both Parties at the moment of termination are executed. The Supplier of Services is obliged to transfer the rest of amount, if such exists, within 3 (three) working days from the moment of the Agreement termination date.

4.4. In any cases that have not been adjusted by the given Agreement, the Parties are guided by norms and conditions of international law.

4.5. All additions or changes to the Agreement are valid only if they are made in a written form as annex to the given Agreement and are signed by authorized persons of the both Parties.

4.6. In case the Client harms the Supplier of Services by breaching international laws, the Client agrees to compensate Supplier of Services any related expenditures, including attorney fees.

4.7. The Parties are obliged not to reveal the contents of this Agreement, its annex and appendix, as well as total or partial facts and information of its execution.

4.8. The Agreement is written in English in duplicate, on 3 (three) pages one for each of the Parties.

REAL TRADE GROUP LTD**NOVEMBER 2008**