

1 Parties to **This Client Agreement**

1.1 This Client Agreement is made between Tudor investment Corporation(hereinafter "the Company" or "We" or "Us"), of 200 Elm Street Stamford, CT 06902,United States , duly authorized and regulated by the Financial Services Commission to provide the Services, and the person who has completed the Application Form and whose application we have accepted and agreed to open an Account (hereinafter "You" or "Client").

2 Effect of The Agreement

2.1 This Client Agreement takes effect when We confirm to You in writing and/or electronic means that your Account has been opened and We have accepted You as our Client.

2.2 By continuing to allow us Trade the forex market for you , You agree to continue to be bound by this Client Agreement, which supersedes all other agreements and terms of business which may previously have been in place between You and another Business Firm.

2.3 We shall not be required, and may be unable, to accept You as a client until your Trading Account has been Verified by Us and We reserve the right not to enable your Account for trading until such time.

2.4 Please be aware that We do not accept citizens from certain countries.India citizens or Pakistan residents are strictly not accepted as clients due to Securities and Exchange Commission ("SEC") rules.

3 Scope of Services

3.1 From the date on which your Account is activated We will:

- (a) Receive and transmit Orders for You in Financial Instruments,
- (b) Provide foreign currency services provided they are associated with the provision of the Service referred to above in Section 3.1 (a),
- (c) Provide for safekeeping and administration of Financial Instruments for the account of Clients, including related services such as cash/money management
- (d) Investment research and financial analysis or other forms of general recommendations relating to Transactions in Financial Instruments.

3.2 We obtain information about your knowledge and experience in the investment field so that We can assess whether the service envisaged is appropriate for You. We shall assume that information about your knowledge and experience is accurate and shall bear no responsibility if such information is inaccurate or changes without You informing Us and as a result, We will not be able to assess the appropriateness and suitability of our services for You.

3.3 We may, from time to time in our absolute discretion, Place on hold any part of our Services on a temporary basis is our Agreement is breached.

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3.4 We obtain information about your knowledge and experience in the investment field so that We can assess whether the service envisaged is appropriate for You. We shall assume that information about your knowledge and experience is accurate and shall bear no responsibility if such information is inaccurate or changes without You informing Us and as a result, We will not be able to assess the appropriateness and suitability of our services for You.

3.5 We may, from time to time in our absolute discretion, Place on hold any part of our Services on a temporary basis if our Agreement is breached.

4. Client Consent

4.1 You agree and understand We will be transmitting your Orders for execution in our brokers). Our brokers is automated to earn 10x the start up investment efficiently for the minimum duration of 5days by standard trading scheme and then you place a withdrawal to your direct bank account at ease

4.2 You solemnly declare that You have read, understood, found satisfactory and accept as an integral part of this Customer Agreement the following information provided on our website

4.3 All amounts handed over by the Client to the Company or which the Company holds on behalf of the Client, for the provision of the Services, shall be held in the name of the Client and or in the of the Company on below of the client in an account. This means that your funds will be segregated from our own money and cannot be used in the course of our business.

5. Funding and Withdrawal of Clients Account

5.1 The minimum initial deposit so as to start trading is described in the 'Accounts' section of our Website. Cash deposits are not accepted.

5.2 Funding or your Trading Account can only be initiated by you(client) through the 1)online Trading system or 2)Through the Assistance of your Personal Account manager that would be Assigned to you by Us(Tudor investment Corporation).

5.3 The Company does not charge any fees for transferring the funds to You, but any expenses incurred by the bank shall be borne by You.

5.4 Profits Made from Trading can only be transferred to your bank account.

5.5 The Client is fully responsible for the payment's details given to the Company and the Company shall not be liable to the Client if the details provided by the Client are wrong. If a withdrawal request is made to a bank account, the details must be provided within 3 business days. If 3 business days have passed a new withdrawal request must be submitted.

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6 Communication

6.1 We may monitor and/or record any electronic communications between Us (including telephone calls, emails, text messages and instant messages) to provide verification of inspiration mil mis in the era i out, ere or polites and raned toes ack

Applicable Regulations. Any recordings shall be and remain the sole property of the Company and will be accepted by the Client as conclusive evidence of the instructions/requests or conversations so recorded. The Client agrees that the Company may deliver copies of transcripts of such recordings to any court, regulatory or government authority.

6.2 If we need to contact you urgently regarding your Account We may contact you outside Working days . You may use the chat facility for any enquires with our customer service desk outside of our official working hours.

6.3 You should always read and refer to our Website for all information and disclosures about Us and our activities. Translation or information provided in languages other than English on the Website is for informational purposes only.

6.4 We reserve the right to specify any other way of communication with You.

6.5 Notices sent to You will be emailed to You at the email address which is registered on your Account or posted to You at the last address that You provided to Us as your normal residential address or given to You through the Online Trading System. It is your responsibility to ensure that You provide Us with accurate and up to date contact information.