

Agreement for S.T.A.R. investment services

1. The Parties and the subject of agreement

- 1.1. This tripartite agreement concluded between the company Fort Financial Services Ltd (hereinafter - the Company), a Manager (Company's client who passed the procedure of registration and verification in the Company and opened S.T.A.R. account) and Investor (Company's client who passed the procedure of registration and verification in the Company and made investment in the S.T.A.R. account).
- 1.2. The subject of this Agreement is terms of Service provided by the Company - "S.T.A.R." (the Services). Description of Services can be found in the relevant section on the Company's website.
- 1.3. Manager agrees with all provisions of this document and accepts them at the time of opening S.T.A.R. account in the Company. Since then, the agreement comes into force.
- 1.4. The investor agrees to all the provisions of this document and accepts them from the moment of an application to transfer funds to the Manager (Manager's S.T.A.R. account). Since then, the agreement comes into force.

2. The main provisions

- 2.1. The service (S.T.A.R.) provides an opportunity to the Manager to trade on international financial markets with his own capital and total capital of investors within a S.T.A.R. trading account (account registered by the Manager).
- 2.2. Manager performs as an agent in respect of investor capital within S.T.A.R. account.
- 2.3. Management of the S.T.A.R. account registered by the manager is performed exclusively by the Manager.
- 2.4. The right to deposit and to withdraw capital belongs to investor and in some cases to the company.
- 2.5. All accruals, payments and transfers on managed account (S.T.A.R. account) of rewards, profits, etc. are operated exclusively by the Company.
- 2.6. Client can become S.T.A.R. manager or investor on unlimited number of accounts, unless

otherwise noted in the description of services on the Company's website.

- 2.7. If part or all of the amount of investment has been received by the Investor or the Manager in violation of any of the paragraphs of the Company's regulations, as well as with activities that involve the subsequent debit or cancellation of the profits, according to the current regulations, the Company reserves the right to write off the investment from managed accounts, and profits earned with this investment. If using this Investment Manager received a loss, the amount of the loss can be deducted from any other account belonging respectively to the Investor or any Manager, or affiliated with them persons. If using this Investment Manager received a profit, the amount of the profit can be deducted from all accounts as well.

3. The terms and obligations of the Manager

- 3.1. The amount of investments of the manager to activate the S.T.A.R. account (hereinafter - First Investment of the Manager) is an amount equal to no less than USD 500, unless otherwise stated on the Company's website.
- 3.2. The first investment serves as a guarantee of the investor's interests. Any transfer of funds committed by the Manager from his personal account to his S.T.A.R. account will automatically increase the Manager's Capital on the S.T.A.R. account.
- 3.3. The funds that make up the first investment of the Manager, as well as the profit made with the help of the first investment funds, cannot be withdrawn for the entire lifetime of the S.T.A.R. account.
- 3.4. The size of the Manager's Capital can be changed only upwards.
- 3.5. Manager can add funds to his S.T.A.R. account or account of another Manager only in the form of investment or reinvestment.
- 3.6. Profit made with the Manager's first investment may be withdrawn at the end of the Investment period in accordance with section 7 of these Regulations. Otherwise, it will be automatically reinvested and will increase the amount of Manager's capital on this S.T.A.R. account.
- 3.7. Capital of the Manager and the Manager's profit can be withdrawn only to the current account in the Company that belongs to this Manager.
- 3.8. S.T.A.R. account is a standard trading account that must be operated according to trading

conditions, rules and requirements of the Company on the basis of the existing regulations and the Company's trading conditions published on the Company's website.

4. The terms and obligations of the Investor

- 4.1. The minimal sum of investment in the S.T.A.R account (the investors' capital) must be equal to the sum of no less than USD 100, unless otherwise stated on the Company's website.
- 4.2. Investor's capital are the funds transferred by the Investor to the Manager from his current account in the Company or reinvested at the end of the investment period.
- 4.3. Number of Investors for every S.T.A.R. account is unlimited.
- 4.4. An investor can invest funds to the Manager's S.T.A.R. account by transferring funds from current account in the Company and by reinvestments of profits earned at the end of investment period.
- 4.5. Investor's profit (revenue minus Manager's reward, as well as other deductions that might be charged in case of withdrawal of funds prior to expiration date) can be withdrawn to a current account at the end of the investment period in accordance with Section 7 of this Agreement. Otherwise, investors' capital as a result of the automatic reinvestment will be increased by the amount of investors' profits.
- 4.6. The decision to withdraw or reinvest capital and / or profits from investment, must be made no later than 5 days prior to the end of the investment period in accordance with paragraph 5.7 of this agreement.

5. Investment period

- 5.1. Duration of the Investment period (the length of time during which the Manager trades, in order to make profit on the S.T.A.R. account with the help of manager's and investor's capitals), at the end of which there is an automatic calculation and distribution of profits between the Manager and investors is not limited to, but must be a multiple of one calendar month. For example: one month, two month, etc.
- 5.2. The investment period starts from the date of transfer of funds to the Manager's S.T.A.R. account and ends according to the date of investment expiration shown in the Cabinet tab "My investments".

- 5.3. In case of early (prior to expiration date) withdrawal of investor's capital, the duration of the last investment period for the investor is equal to the number of days that have passed since the beginning of the last investment period.
- 5.4. In case of S.T.A.R account liquidation in the middle of the investment period, the duration of the last Investment period for all investors in this account will remain the same (will not change).
- 5.5. The end of one Investment Period, in case investor does not choose other option, means the automatic start of the next investment period.
- 5.6. The notice that current investment period is close to the expiration is indicated to investor 10 calendar days before the end of the investment period.
- 5.7. The Manager has the right to keep open trade positions in case the investment period is changed.

6. Transfer of funds to the Manager's S.T.A.R. account

- 6.1. Deposit of funds to the Manager must be processed in Client's Cabinet by the transfer of funds from the current account of the Client with creating an application for a new investment.
- 6.2. If account currency differs from the Manager's S.T.A.R. account currency (always USD), the conversion of these funds into the S.T.A.R. account currency is performed at the exchange rate of the Company.
- 6.3. Depositing funds to the S.T.A.R. account, can be processed around the clock at any day of the week.

7. Withdrawal from the S.T.A.R. account

- 7.1. Withdrawals from the S.T.A.R. account can be scheduled and unscheduled (prior to investment expiration).
 - 7.1.1. In case of the scheduled withdrawal of funds, the decision to reinvest or withdraw funds from the S.T.A.R. account, the investor should take no later than 5 days prior to the end of investment period, according to the parameters set by the Client in the

Client's Cabinet.

- 7.1.2. In case of the unscheduled withdrawal of funds, the Company will charge a penalty of 25% of the initial investment. In case of investment profit is received, all this profit is transferred to the personal accounts of the Manager and became Manager's reward.
- 7.2. In case of liquidation of the S.T.A.R. account, automatic transfer of invested funds to the Investor's accounts with profits or loss will be processed at the end of the investment period.
- 7.3. If account currency differs from the Manager's S.T.A.R. account currency (always USD), the conversion of these funds into the S.T.A.R. account currency is performed at the exchange rate of the Company.

8. The procedure for closing the S.T.A.R. account

- 8.1. Closing S.T.A.R. account occurs after the special request and confirmation by the Manager. After confirming the closure of a S.T.A.R. account, reinvestment in this account is not possible.
- 8.2. After confirming the closure of a S.T.A.R. account, the account exists until the end of the investment period of the last investment plus 1 hour.
- 8.3. It is impossible for the manager to cancel the account closing procedure, after the closing is confirmed by manager.
- 8.4. The Company reserves the right to initiate procedure of forced S.T.A.R. account closure without explanation, followed by a refund of all current investments and current profits at the expense of investors.
- 8.5. Reactivation of closed accounts can't be performed.

9. Guarantees of participants of the S.T.A.R. account

- 9.1. Managers and Investors confirm and guarantee that:
 - During the registration as a Client of the Company they indicated accurate and real data and information, as well as fulfilled all the requests of the Company;
 - They examined and accepted the text and rules of this Regulation, understand its meaning and significance, and have learned and understand the meaning and

significance of all other regulatory documents of the Company;

- They fully understand and accept the consequences of their actions regarding the implementation of this Regulation;
- They will not make any claims to the Company associated with the loss of funds that were controlled by S.T.A.R. Manager;

9.2. Also, the manager states that:

- Manager has the practical experience of trading on the foreign exchange market (FOREX) and contracts for difference (CFD);
- A fully understands the significance of his actions as S.T.A.R. manager and accepts the consequences arising from a legal nature;
- Manager is solely and directly responsible to investors for the performance of any obligation connected with his trading;
- Manager confirms that will independently, on their own and at their own expense, will settle all disputes and claims of third parties in connection with his activities as S.T.A.R. manager.

10. Risks

10.1. Fort Financial Services provides S.T.A.R. platform for managers and investors and is not a party of the funds management or any trading on financial markets. The Company is not responsible for profits or losses that managers and investors can have on financial markets and does not share any risks of using the S.T.A.R. service. The Company does not consult investors and managers and is not responsible for the actions of managers and investors. Positive financial result in the past does not guarantee profit in the future and does not reduce the potential risks of investing in the financial markets.

10.2. S.T.A.R. manager exclusively on his behalf control financial results of trading and takes all responsibility.

11. Final Provisions

11.1. Disputes not described by this, or any other applicable agreements published on company's

website, will be settled by the Company on their own, based on current market practice and the Company's own view of the disputes.

- 11.2. Company reserves the right to amend this agreement as well as the technical logic of S.T.A.R. services without prior notification for investors and managers.