

site

www.4you.com/account/documents and directly within site www.4you.com (subsection "For Partners"). Furthermore the Partner obliges to act in accordance with the justified directions of the § related to the current Agreement.

The signature of the Partner hereunder the Agreement certifies that the Partner understands the obligations arising from the Agreement and the Partner shall follow them.

4.4. The Partner acknowledges that he has become acquainted and declares binding Legal Information within the Forex4you's website under the link: www.4you.com/en/legal-documents/.

4.5. The terms of the Regulations and Notice of Risk must be observed by the Partner while fulfillment of the Agreement at the amounts not contrary the Agreement.

5. OPENING THE PARTNER'S ACCOUNT

5.1. In order to receive the Remuneration the

Partner opens respective account at §.

5.2. In order to open the account the Partner fills registration form on the Website in accordance with instructions stated within.

5.3. The Partner manages his account using online interface available in the Partner's Room and the password(s), provided by the §.

6. REMUNERATION

6.1. In this Agreement "Lot" means standard

volume of the financial instrument adopted by the various financial exchanges as trade operation unit of financial instrument purchase- sale with

a usage of deposit amount - margin. The value of one lot for a variety of market instruments is reflected in the conditions of trade, located within the Forex4you's Website.

6.2. § undertakes to pay out the

Partner's Remuneration in accordance with the conditions of the chosen partnership program. More information on partner program conditions can be found on the company's website: <https://partners.4you.com/en/>.

6.3. § shall perform the calculations on the Remuneration and by this Agreement it has been established that the Partner has

authorized § to execute calculations of the Partner's Remuneration on behalf of the Partner.

6.4. The Parties autonomically and independently each other calculate and cover own taxes and other obligations towards third parties.

6.5. Remuneration in accordance with this Section of the Agreement is remitted to the Partner's account opened at RR .

6.6. The Partner account's currency is USD; all the operations of adding and withdrawing funds of the account have to be performed in USD.

6.7. The Partner holds the right to issue orders to § related to the withdrawal of funds from the account.

6.8. Partner's requests concerning the withdrawal of the Remuneration from the Partner's account shall be processed in accordance with the Forex4you's actual conditions on funds withdrawal (precession time: 08:00 – 17:00 CET during the regular business days of payment department of §). For such purpose Partner uses Partner's room.

6.9. TTS obliges to process the Remuneration withdrawal request from Partner's account in accordance with the banking details stated within the request during the 2 (two) business days, with the exceptions where Partner's additional verification in accordance with the policies of TTS takes place and withdrawal process is extended respectively.

6.10. TTS has no liability concerning the Remuneration transfer process to Partner which is outside reasonable control of TTS (like correspondent bank policies, government sanctions, etc.).

6.11. In case TTS is not capable to process the request of Partner concerning the withdrawal of the Remuneration due to the objective reasons, while using the banking details stated within the request, TTS offers the Partner respective alternative. TTS has right to transfer Remuneration from the Partner's account using any currency and any payment system.

6.12. The Partner will incur all costs, associated with withdrawing Remuneration from the Partner's account.

7. LIABILITY, RIGHTS AND OBLIGATIONS OF THE PARTIES

7.1. TTS shall strive to inform its Partners in advance of any upcoming or existing changes to this Agreement or any other agreements between the Company and the Partner, including the Remuneration. Simultaneously TTS reserves the right to unilaterally amend this Agreement (including the Remuneration) and corresponding regulations between the

Partner and TTS at any time and without special personal notification. In such case the Partner shall independently monitor such amendments.

7.2. TTS is not liable for the acts or omissions of the Partner. TTS shall not be liable for any loss or damage, caused by acts or omissions of the Partner to third parties. Any lawful relationships between Partner and third parties are not related to TTS. The Partner is fully liable towards the third parties.

7.3. TTS shall not be liable for the non- fulfillment of the obligations due to the reasons of failure of the communication channels, technical breaches of the internet provider company and furthermore shall not be liable in case when non-fulfillment of the obligations has arisen from the circumstances staying out of the reasonable control of TTS – Force Majeure. Force Majeure circumstances are every unpredictable event (for instance- Acts of God, war, strikes, riots, breaches of the network and other IT equipment, power breaches, etc.) which is not dependent on the performance of TTS and resulting in a non-fulfillment of the obligations of the Agreement.

7.4. Partner is obliged to ensure the non-disclosure of the data (passwords, etc.) providing the access to the Partner's account and is obliged not to transfer the rights of use of the Partner's account to any third parties. Partner is obliged to follow the general security requirements while working with IT equipment (for instance, to use antivirus software, etc.).

7.5. TTS shall not be liable for any costs, losses or damages (direct,

indirect, accidental, lost profits, etc.) concerning current Agreement and incurred by Partner.

7.6. The Partner grants that he has capacity to conclude the Agreement, submit the requests and issue orders, and furthermore fulfill the obligations related. The Partner acts in a good faith towards TTS and third parties.

7.7. The Partner certifies that all information presented within the registration form and the questionnaire is true, complete and accurate. The Partner shall inform immediately the TTS of any changes of his contact details. The Partner is liable for the risks, associated with the failure to comply with the above mentioned obligation.

7.8. The Partner grants that actions performed by the Partner within the scope of the Agreement shall not violate the rights of third parties and requirements of law, applicable to the Partner and jurisdiction of the Partner.

7.9. The Partner is forbidden:

7.9.1. to use any types of spam advertisement to introduce potential Clients;

7.9.2. to open accounts at TTS on own behalf and by using own referral links;

7.9.3. to use any graphical or textual elements of Website including full or partial copying and reproduction of the aforementioned without the respective written permission of

TTS;

7.9.4. to act against the TTS interests and cause any loss, direct or indirect, or damage the Forex4you's reputation;

7.9.5. to use TTS Services for illegal purposes.

7.10. In accordance with the respective request the Partners is obliged to present his website to TTS including the set banners and referral links.

7.11. Subject to respective request from TTS the Partner is obliged to undergo the procedure of the verification accordingly to the policies of TTS.

7.12. TTS has rights to temporary block or restrict the access to the Partner's account in case the Partner breaches or does not comply with the conditions of the Agreement.

7.13. TTS, by notifying the Partner, unilaterally at any time may suspend the fulfillment of the Agreement if such suspension is caused by sudden, unpredicted and irregular circumstances within the Forex and such circumstances may cause significant negative consequences for TTS and/or Clients. In that case TTS acts accordance with policies designated for the control of the risks.

7.14. TTS at any time and exclusively is entitled to protect its legal interests and the normal run of the services rendered, regardless the activities and intentions of the Partners and Clients. Due to this TTS unilaterally shall execute all the necessary and reasonable actions against individual Partners or their Introduced Clients, who use the services of the TTS without good faith, apply for the Services of TTS with the unfaithful intentions or carry out unfaithful activities while using the services provided. The protection of the interests of TTS might result as, including but not limited to:

- (a) unilateral change of the Remuneration paid to the Partner for select introduced Clients;
- (b) partial or full blocking of the access to the respective Partner accounts or Partner room;
- (c) unilateral termination of contractual relations with the Partner with immediate effect.

7.15. In cases of prolonged and unjustified absence of Partner activity, TTS reserves the right, at its sole discretion and not limited to, cancel any accumulated Remuneration, detach referred clients, suspend provision of services, and close Partner accounts. The Partner shall be considered inactive, where at least 3 (three) of the following criteria are met:

- Partner has not logged into his Trader Room for at least 6 months;
- Partner has not withdrawn his Remuneration for at least 6 months;
- Partner has not referred any new Client within the past 3 months;
- Partner is not responding to Forex4you e-mails and/or phone calls.

7.16. The Client has the right to request detachment from the Partner if one or both of the following applies:

- In case of any inappropriate business ethical actions from Partner side to the Client;
- Business relationship between Partner and Client (period of time when Client has been attached to Partner) is at least 6 months.

8. OTHER PROVISIONS

8.1. Lost profit claims shall not be accepted for Forex4you's adjudication.

8.2. All claims against TTS reviewed according to Complaints Policy. All claims are to be addressed via e-mail to complaints@TTS.com or via web form found on the TTS website.

8.3. The claims against the Partner shall be sent via e-mail, specified by the Partner within the registration form.

8.4. The Agreement is governed by the BVI law. All disputes arising in connection with the present Agreement shall be resolved within the Arbitration of the LCIA (London Court of International Arbitration) in accordance with actual regulations of court.

8.5. This Agreement shall not be deemed as delegating any authorization to Partner in order to conclude contracts or negotiate general provisions of theirs on behalf on the TTS.