

ENGLAND FOREIGN EXCHANGE INCORPORATED OPENING ACCOUNT AGREEMENT

This agreement made on this Date:	and entered into by and between: ENGLAND FOREIGN
EXCHANGE INCORPORATED hereinafter called the	ENGLAND FOREIGN EXCHANGE. And (full name and
address)	,hereafter
referred to as CLIENT, collectively referred as parties	

The parties enter this agreement to establish the terms and condition of investing to the trust fund handling the trust fund.

Whereas ,the parties mutually desire to execute this agreement which shall be binding upon and inure the benefit of the parties , their legal representatives , successors and assigns in accordance with the jurisdictional law of the negotiated and fully executed with terms and provision hereunder agreed upon

1. CLAUSE 1- FACTS

- A. ENGLAND FOREIGN EXCHANGE cannot be responsible for communication failures, distortions or delays when trading on-line (via Internet).
- B. Market risks and on-line trading: Trading foreign exchange contracts involves substantial risk that is not suitable for everyone. Trade on-line with ENGLAND FOREIGN EXCHANGE, no matter how convenient or efficient, does not reduce the substantial risks associated with foreign exchange contract trading.

2. CLAUSE 2- LIABILITY EXEMPTIONS

- C. Password protection: The Trader is obligated to keep passwords secret and ensure that third parties do not obtain access to the trading facilities. The Trader will be liable to ENGLAND FOREIGN EXCHANGE for trades executed by means of the Trader's password even if such use may be wrongful.
- D. Quoting errors: An erroneous price quote to a Trader may occur as a result of failure of hardware, software or communication lines or systems and/or inaccurate external data feeds provided by third-party vendors. ENGLAND FOREIGN EXCHANGE will not be liable for any erroneous price quote to Trader mistakes or negligence. The foregoing list is not meant to be exhaustive and in the event of an erroneous price quote to Trader, ENGLAND FOREIGN EXCHANGE reserves the right to make the necessary corrections or adjustments for an erroneous price quote on the account involved. Any dispute will be resolved based on the fair market value of the foreign exchange contract at the time such error occurred.

3. CLAUSE 3- GENERAL

- E. ENGLAND FOREIGN EXCHANGE will be acting as the counter party to all foreign exchange contract transactions made by Trader. As a result, it may be difficult or impossible for Trader to liquidate an existing position, to assess the value, to determine a fair price or to assess the exposure to risk. For these reasons, foreign exchange contract transactions involve increased risks. Foreign exchange contract transactions, with ENGLAND FOREIGN EXCHANGE is not regulated or subject to a separate regulatory regime, as they are exchange-traded contracts. Before Trader undertakes such transactions, Trader should familiarize himself/herself with applicable rules and attendant risks to enter into foreign exchange contracts with ENGLAND FOREIGN EXCHANGE.
- F. In the event that Trader grants trading authority or control over Trader's account to a third party (Trading Agent), whether on a discretionary or non-discretionary basis, ENGLAND FOREIGN EXCHANGE Shall not be in no way responsible for reviewing Trader's choice of such Trading Agent or for making any recommendations with respect
- G. there too. ENGLAND FOREIGN EXCHANGE makes no representations or warranties concerning any Trading Agent; ENGLAND FOREIGN EXCHANGE shall not be responsible for any loss to Trader occasioned by the actions of the

Client Full Name Signature Date

Trading Agent; and ENGLAND FOREIGN EXCHANGE does not, by implication or otherwise, endorses or approve of the operating methods of the Trading Agent. If Trader gives the Trading Agent authority to exercise any of its rights over its account, Trader does so at his risk.

4. CLAUSE 4- SPECIAL CONDITION

H. TRADER'S ACCOUNT MAY BE INTRODUCED TO ENGLAND FOREIGN EXCHANGE. BY AN INTRODUCING BROKER. (REFERRED TO AS INTRODUCER) INTRODUCER MAY OR MAY NOT BE REGISTERED IN ANY CAPACITY WITH ANY OTHER REGULATORY BODY. ENGLAND FOREIGN EXCHANGE ASSUMES NO LIABILITY FOR ANY REPRESENTATIONS MADE BY INTRODUCER. ENGLAND FOREIGN EXCHANGE AND INTRODUCER IS WHOLLY SEPARATE AND INDEPENDENT FROM ONE ANOTHER. THE AGREEMENT BETWEEN ENGLAND FOREIGN EXCHANGE AND INTRODUCER DOES NOT ESTABLISH A JOINT VENTURE OR PARTNERSHIP AND INTRODUCER IS NOT AN AGENT OR EMPLOYEE OF ENGLAND FOREIGN EXCHANGE, FOREIGN EXCHANGE CONTRACT TRADING INVOLVES SUBSTANTIAL RISK. NO ONE SHOULD CONSIDER IN ENGAGING FOREIGN EXCHANGE CONTRACT TRADING WHO IS NOT, EITHER ALONE OR TOGETHER WITH SUCH PERSON.S FINANCIAL ADVISERS, FINANCIALLY SOPHISTICATED AND CAPABLE OF EVALUATING THE MERITS AND RISKS OF FOREIGN EXCHANGE CONRACT TRADING AND CAPABLE OF SUSTAINING A FULL LOSS OF ALL MONIES INVESTED.

Trader hereby acknowledges that he/she has received and understood all the risk disclosure statement.

5. CLAUSE 5- APPLICABLE LAW

H. This contract shall in all respects be construed and operate as an English Contract and shall be Governed by English law.

6. CLAUSE 6- APPLICABLE LAW

I. Subject to clause 3 herein, in the event if failure by the Investor or Fund Manager to comply with any of the obligations assumed under this contract shall entitle the other party, without prejudice, to any recourse available to it to consider such failure as breach of this contract of to terminate the same, or to unilaterally suspend its performance until such failure is corrected, and in both cases, may claim direct damages for the breach of this contract.

7. CLAUSE 7- COURTS

J. If at any time any question, dispute or difference whatsoever shall arise between the CLIENT and the ENGLAND FOREIGN EXCHANGE in connection with this contract the same shall be referred to as single ARBITRATOR to be appointed in default of agreement by the president for the time being of the international court of arbitration PARIS FRANCE. At the instance of the party first applying to him and such reference shall be deemed to be a submission to ARBITRATION act 1950 or any statutory modification or re-enactment thereof

K. Each party shall appoint one court. Nothing in the agreement shall be constituted to prevent any court having jurisdiction from issuing injunctions .attachment orders for other similar relief in aid of any arbitration commenced by the arbitrator (s) may be entered in any curt having jurisdiction hereof

6. CLAUSE 6- NON – CIRCUMVENTION

BY SIGNING THIS AGREEMENT, CLIENT:

- 1. MAY BE WAIVING CLIENT'S Rights TO SUE IN A COURT OF LAW; AND
- 2. ARE AGREEING TO BE BOUND BY ARBITRATION OF ANY CLAIMS OR COUNTERCLAIMS WHICH YOU, ENGLAND FOREIGN EXCHANGE, CLIENT'S INTRODUCING BROKER OR COMMODITY TRADING ADVISOR MAY SUBMIT TO ARBITRATION UNDER THIS AGREEMENT.
- 3. ENGLAND FOREIGN EXCHANGE RIGHTS ARE TO LIMIT OR BLOCK PAY OR DEPOSIT ANY CREDITS OR RETURN FROM EVERY ORIGIN OR DESTIONATION.
- 4. AUTHORIZED ENGLAND FOREIGN EXCHANGE () TO OPEN ONE OR MORE ACCOUNTS WHICH WILL GOVERN BY ENGLAND FOREIGN EXCHANGE () TERMS AND CONDITIONS.

Client Full Name Signature Date



5. READ AND UNDERESTAND ENGLAND FOREIGN EXCHANGE'S AGREEMENT AND its ANNEXES,

- Risk Disclosure and Notice to Traders
- Trader Agreement
- Arbitration Agreement
- Referral Disclosure
- Customer Information Pages
- Additional Risks Disclosure Statement
- Aggressive and Day Trading Authorization

Trader acknowledges that, this is a legally binding contractual agreement. Trader has to read it carefully, and by signing, Trader agrees to be bound by every term and conditions, including the items listed above modification of this Agreement are valid unless accepted by ENGLAND FOREIGN EXCHANGE in writing. Trader confirms that he/she has downloaded a full set of account documents from ENGLAND FOREIGN EXCHANGE's website and Trader has not made any alterations or deletions to this agreement or any such documents from the original forms posted on the website. In the event that there are any alterations or deletions to this agreement or any such documents such alteration and deletions shall not be binding on ENGLAND FOREIGN EXCHANGE and said original forms shall govern Trader's account relationship with ENGLAND FOREIGN EXCHANGE.

Client Full Name Signature Date

New Client Account Application

In order to accept this application, the below information must be completed fill out.

Personal Information												
		First N	First Name:			S. S. #:						
					1	Passport #:						
Street Address:				(City:							
P.O. Box::					(Сои	ntry:					
Date of Birth:												
	☐ Single ☐ Married			rried	☐ U.K. Citizenship				ther County			
Home phone:		Work phone:			(Cell phone:						
Fax:		Email:										
Customer B	ank	Info	ormatio	n								
Bank Name:												
	Stree	Street:										
Address:	City:				Zip/Postal:			(Country:			
Beneficiary Name												
		Accou				nt Number						
Branch number	Branc				Branch te	h telephone						
Swift or ABA				,								
Account Details												
Introducing Broker(or Code)	IB Naı	me										
Account Type	Standard				Micro							
Leverage			100	200 (D	efault)	300 400 500		500				

I hereby represent that the information provided by me on the customer information section is true and correct. Further I represent that I will notify ENGLAND FOREIGN EXCHANGE . of any material changes in writing. ENGLAND FOREIGN EXCHANGE . reserves the rights, but has no duty to verify the accuracy of information provided and to contact such bankers, brokers and others as it deems necessary. I represent too that I have read and fully understand each of the agreements, statements and authorizations.

Client Full Name

Signature

Date

Authorized Signatories:

All transaction must be signed by Authorized Signatories. Authorized signatories are persons:

- 1- His/ her signature is in the below.
- 2- Having one of the terms and conditions which are in the following.

England Foreign Exchange accepted that any below signature can withdrawal the money from this attached agreement (defaults) or account no

SPECIMEN SIGNATURES:							
Signing Power	Solely	Either	Both				
Other Comments:							
Main Client: Email: Sign:		Name: Email: Sign:					
Name: Email: Sign:		Name: Email: Sign:					

I hereby acknowledged, understood and accepted the responsibilities for the above Authorized signatories. By singing these documents I agree the terms and conditions including in the above. England Foreign Exchange has no responsibility for the above authorized signatories and England Foreign Exchange just can clarify the normal signature and has no responsibility regarding original signature.

Client Full Name

Signature

Date