

Agreement on Affiliate Program Participation (Public Offer)

Referral Partner for one part hereinafter referred to as the “Partner”, and Brokerage Company Strifor Ltd. hereinafter referred to as the “Company” for the other part, hereinafter collectively referred to as the “Parties” and each individually as the “Party”, have concluded this Agreement on Partner Program Participation (hereinafter referred to as the “Agreement”) as follows:

1. Subject Matter

1.1. Partner by order and under the Company’s control, acting in his/her own name and by using website and/or blog (hereinafter referred to as the “WEB Resource”) belonging to and administered by the Partner shall carry out activity on the Internet which were agreed upon with the Company and aimed at capturing clients and attracting them to the brokerage services provided by the Company. In turn, the Company shall pay the Partner a relevant remuneration. The accrual procedure and amount thereof shall be stipulated by this Agreement.

1.2. Only those clients who have opened a trading account, replenished it with at least 100 USDt/USD/EUR and made transactions at the rate of 1 lot for every 1000 deposits are considered as clients attracted by the Partner

2. Terms and Conditions of Partner Program Participation

2.1. The Partner shall confirm his/her willingness to carry out activities on the Internet stipulated herein using one or more of his/her own WEB Resources. In the course of fulfillment of his/her obligations under this Agreement, WEB Partner shall guarantee the Company that his/her activities related to the WEB Resources administration which are to be involved in the Company’s Partner Program are lawful, and that the WEB Partner is a legitimate right holder of the respective domain names and websites, including content, graphic materials and designer solutions available thereon.

2.2. The Partner declares, warrants and agrees to search for the clients/partners under this Agreement in accordance with applicable law, rules and standards, not interfere with business relations between the Company and its clients, not distort the facts regarding the Company and any service provided by the Company to its clients/partners, and that this Agreement does not result in violation by the Partner of any law, rules and standards and any other essential agreements or contractual commitments undertaken by the WEB Partner

2.3. In cases where the Partner is a natural entity, he/she shall not be entitled to receive remuneration from own accounts and/or from the accounts of close relatives of the WEB Partner, including affiliates. If the Partner is a legal entity, it shall not be entitled to receive remuneration from the personal accounts of the founders and any persons affiliated to the Partner’s organization.

2.4. In the event that any actions on the account of the client attracted by the Partner are found to be inconsistent with the Company’s documents, as well as in the event of receipt of commission from accounts that are suspected of fraud, the commission received by the Partner from the above accounts is debited in full, and such clients are deleted from the Partner’s Group. The partner’s account is blocked.

3. Rights and Obligation of the Parties

3.1. The Company shall have the rights:

3.1.1. To execute control over the activities of the Partner, carry out independent monitoring of his/her WEB Resource, point out possible inaccuracies and/or inconsistencies in the posted content. All identified violations or inconsistencies shall be subject to immediate removal by the Partner upon notification of the latter by the Company. If the Partner intentionally ignores these remarks within 10 (ten) calendar days following receipt of the relevant request from the Company, the Company shall have the right to terminate this Agreement unilaterally without payment of remuneration payable to the Partner.

3.1.2. To provide the Partner with necessary content and/or advertising banners, video/audio clips, graphic material related to its activities, as well as analytical information being guided by the necessity of a reasonable use of these materials on the Partner's Resource. Upon receipt of the above recommendations, the Partner shall post them on the WEB Resource to the extent practicable.

3.1.3. To terminate this Agreement unilaterally without payment of remuneration payable to the Partner, should the Partner violate one or more provisions of this Agreement.

3.1.4. The Company shall have other rights stipulated by the provisions contained herein and/or applicable legislation.

3.2. Obligations of the Company:

3.2.1. The Company shall assist the Partner in order to ensure maximum efficiency of the WEB Partner's activities during the execution of this Agreement, provided that relevant requests from the Partner are received by the Partner Department of the Company.

3.3. Partner shall have the right:

3.3.1. To receive remuneration under this Agreement.

3.3.2. To receive from the Company information the Partner needs, including to use any information from the Company's official website, while coordinating his/her activities with the Company.

3.3.3. To provide potential clients with various promotional information on the Company with reference to relevant sections of the Company's official website, as well as any other information, the authenticity of which has been confirmed by the Company.

3.3.4. The Partner shall have other rights stipulated by provisions contained herein and applicable law.

3.4. Partner shall:

3.4.1. on own behalf provide marketing and advertising support for the Company's activities on own WEB Resource as agreed upon with the Company, inform the Company's potential clients about the Company's business scope and services in due and professional manner, post updated information about the Company on own WEB Resource, including a direct link to the official website of the Company strifor.bid. Should the Company's current clients contact the Partner regarding any general issues relating to the Company's services, the Partner shall consult these customers or request the Company to provide relevant information, if necessary.

3.4.2. to remain competent and well-informed in respect of the services provided by the Company and international financial markets overall.

3.4.3. The Partner shall provide information regarding client capture methods and techniques used by him/her, as well as results of the Partner's obligations fulfillment at the Company's request.

3.5. The Partner shall not:

3.5.1. Post any content on the WEB Resources associated with dispersal of scandalous, provocative or other materials that can harm the image and reputation of the Company whether directly or indirectly. Should such materials be identified on the Partner's WEB Resource, the Company shall have reasonable grounds to terminate this Agreement unilaterally and demand from the WEB Partner an adequate compensation for inflicting harm to its image and business reputation;

3.5.2. Send spam and make cold calls (i.e. solicitation of business from potential customers who have had no prior contact with the salesperson conducting the call and not expecting the said call) for the customer capture; c) create websites of any kind using Strifor brand in the domain name;

3.5.3. Create and use advertising and other materials using the combination of words with "Strifor" and any similar variation thereof in own behalf;

3.5.4. Perform any manipulations in the Company's System linked particularly but not exclusively to fake capture of affiliated persons, creation of fake WEB Resource traffic, and perform any other inappropriate actions;

3.5.5. Carry out activities of any kind including direct or indirect advertising associated with an offer and repayment (compensation) by the Partner of a certain portion of commission fee to the captured clients which is charged by the Company for trading operations performed by such clients.

4. Partner's Remuneration.

4.1. Affiliate program is three-level. Partner level depends on the number of clients:

Level	Bronze	Silver	Gold
Number of active clients	1-4	5-9	More than 10

4.2. Each client of the company has an affiliate link. The affiliate agreement is considered activated when an active trading account is opened using the affiliate link

4.3. The Partner's remuneration is a percentage of the commission according to the following scheme:

Level	Bronze	Silver	Gold
Remuneration	40% of commission	50% of commission	60% of commission

4.4. Affiliate may receive rewards for clients referred by their sub-affiliate.

4.5. Strifor offers 3 1st stages of partnership.

Remuneration	Partner 1st level	Partner 2nd level	Partner 3 level
% from Remuneration	100%	40% of the partner's remuneration of the 1st stage	20% of the partner's remuneration of the 2nd stage

4.6. Partner's remuneration provided for in clauses 4.3. and 4.5. of this Agreement includes and covers any and all expenses of the latter related to the fulfillment of the obligations of the WEB-Partner under this Agreement.

4.7. If a partner's client is a member of a Strifor Priority Club, then the remuneration for trading of such a client cannot exceed 40% of the commission paid by the client and will be credited to a separate personal account.

5. Alteration and Termination of the Agreement

5.1. The affiliate agreement is considered activated when an active trading account is opened using the affiliate link

5.2. This Agreement may be terminated by either Party, provided that it notifies the other Party thereof in writing 10 (ten) calendar days prior to termination.

5.3. This Agreement may be terminated by the Company unilaterally in the event of breach of any obligations contained herein by the WEB Partner or inappropriate actions of the latter that may harm Company's reputation. In all situations mentioned in this clause, the Company shall have the right to repossess remuneration payable to the WEB Partner as a compensation for breach of this Agreement.

5.4. The Agreement shall be deemed terminated due to circumstances indicated in clause 5.3. hereof upon expiry of 2 (two) calendar day period immediately after the dispatch of a Notice of Agreement Termination to the WEB Partner's email address. Acknowledgment of receipt of the Notice of Agreement Termination by the WEB Partner shall be irrelevant in this specific case

6. Dispute Settlement

6.1. The Party which fails to fulfil any of its obligations hereunder shall be liable for the said failure in accordance with applicable legislation of Saint Vincent and the Grenadines

6.2. The Parties shall endeavor to resolve all disputes arising out of or in connection with this Agreement by negotiations. All disputes arising between the Parties shall be settled by negotiations. In cases where it is impossible to reach an agreement, the dispute shall be settled under the current statutory procedure of Saint Vincent and the Grenadines. Pre-trial dispute resolution procedure is mandatory.

6.3. This Agreement is governed and interpreted under the laws of Saint Vincent and the Grenadines. The Courts of Saint Vincent and the Grenadines shall have exclusive jurisdiction regarding any dispute, controversy or claim arising out of this Agreement and any issues resulting therefrom.