

MASTER AGREEMENT FOR PROVIDING BROKERAGE SERVICES - NATURAL PERSON

Agreement # _____

signed in _____

on _____

between the **Client**:

Name and surname	
Date of birth	
Place of birth	
Personal identification number	
Nationality	

E-mail	
Phone number	

Residence address:

Street	
Postal code	
City	
Commune	
District	
Province	
Country of residence	

Correspondence address (if other than residence address):

Street	
Postal code	
City	
Country	

Tax authority details:

Name of tax authority	
Street	
Postal code	
City	

ID information:

ID type	
ID number	

Type of the Trading Account:

<input type="checkbox"/> Basic	<input type="checkbox"/> Standard	<input type="checkbox"/> Professional
--------------------------------	-----------------------------------	---------------------------------------

Currency of the Trading Account:

<input type="checkbox"/> USD	<input type="checkbox"/> EUR	<input type="checkbox"/> Others
------------------------------	------------------------------	---------------------------------

Client's bank account details:

Bank name	
IBAN or account number	
SWIFT (BIC) code	
Other instructions	

and

Noble Trading Solutions LLC with its registered office at 16192 Highway Coastal, Lewes, Delaware 19958, United States, entered in the register of companies conducted by the State of Delaware, under registration number 6254486 and Tax Identification Number (EIN) 81-5296104, with the fully paid up share capital in the amount of USD 5.869.181,75 USD, hereinafter referred to as „**NOBLE-TRADING**“.

1. For the purpose of this Agreement, in accordance with MiFID Directive 2004/39/EC, Client is classified by NOBLE-TRADING as a retail client. It means that Client shall receive the information regarding the appropriateness of service, risks involved in trading in financial instruments, orders execution principles and other conditions of providing services by NOBLE-TRADING.
2. NOBLE-TRADING provides services under the terms and conditions set forth in the Agreement which consists of the following documents, available on NOBLE-TRADING's Website:
 - a. this Master Agreement;
 - b. Regulations on the provision of services consisting in the execution of orders to buy or sell property rights, keeping property rights accounts and cash accounts by Noble-Trading Solutions LLC "GTC";
 - c. Declaration of Investment Risk;
 - d. other documents specified in this Agreement.
3. By accepting this Master Agreement Client concludes the Agreement with the reservation of condition mentioned in point 6 below and represents that he/she has read and accepts all above mentioned documents, which form an integral part of the Agreement, and that he/she fully understood their provisions and accepts all his/her obligations arising from the Agreement.
4. The Agreement may be concluded:
 - a. electronically, by electronic acceptance of an offer to conclude the Agreement with the use of the form provided for that purpose on NOBLE-TRADING's Website. By electronic acceptance of an offer Client concludes the Agreement with NOBLE-TRADING with the reservation of the condition mentioned in point 6 below;
 - b. in writing, by signing Master Agreement in two copies, one for each Party, with the reservation of the condition mentioned in point 6 below.
5. In order to conclude the Agreement with NOBLE-TRADING in electronic form:
 - a. Client accepts an offer to conclude the Agreement with the use of the form provided for that purpose on NOBLE-TRADING's Website by marking electronically a statement of accepting an offer to conclude the Agreement;
 - b. marking of the statement, specified in point a. above, shall be understood as acceptance of NOBLE-TRADING's offer and conclusion of the Agreement with the reservation of the condition of point 6 below;
 - c. content of the Agreement shall be sent on Client's e-mail indicated by the Client on the on-line form;
 - d. in order to verify the data provided to NOBLE-TRADING by the Client, NOBLE-TRADING shall send to the Client a content of the Agreement together with the data. In case of identification of any incorrect data by the Client, he/she shall contact NOBLE-TRADING without unnecessary delay.
6. Conclusion of the Agreement shall be subject to positive verification of documents and data provided by the Client, required in order to conclude the Agreement, about which the Client shall be notified by NOBLE-TRADING.

7. NOBLE-TRADING shall correspond with the Client in the manner specified in the GTC. Parties hereby agree that any declarations of will related to performance of trading on Financial Instruments or other activities within NOBLE-TRADING' business activity may be submitted by the parties in electronic form.
8. The Client shall have the right to terminate the Agreement in accordance with the rules specified in the GTC.
9. By signing the Agreement the Client represents that:
 - a. Client has full legal capacity to enter into legal transactions and is under no legal limitation with regard to opening a Trading Account with NOBLE-TRADING and executing Transactions on Financial Instruments;
 - b. all information contained in the Agreement and other documents and information provided by the Client are true and consistent with Client's actual situation and legal status;
 - c. prior to concluding this Agreement, the appropriateness of services and Financial Instruments resulting from this Agreement for the Client has been evaluated, taking into account the individual situation of a Client, Client's knowledge, experience and ability to accurately evaluate the risks resulting from Financial Instruments and NOBLE-TRADING services offered on the basis of this Agreement;
 - d. Client is aware that refusal to provide answers for the purposes of the above mentioned evaluation or providing false or incomplete information may result in the inability of NOBLE-TRADING to perform the relevant evaluation or may result in the improper evaluation;
 - e. Client acknowledges and accepts that - unless NOBLE-TRADING decides otherwise - interest on Client funds held in bank accounts kept for NOBLE-TRADING represent in whole a revenue of NOBLE-TRADING and shall not be due to the Client. Information on the amount of interest is contained in a Table of NOBLE-TRADING's fees and commissions.
10. By signing this Agreement the Client hereby authorizes NOBLE-TRADING to reveal Client's personal and financial data such as personal and financial information regarding Transactions on Client's Account, copies of Client's application documents or information contained in those documents to NOBLE-TRADING affiliates which exchange services with the Client or NOBLE-TRADING, solely for the purposes of executing the Agreement or agreements the Client or NOBLE-TRADING concluded with these entities. Affiliates are companies controlled or owned by NOBLE-TRADING or companies under the common control of NOBLE-TRADING or that maintain in constant cooperation with NOBLE-TRADING and include banks, investment firms, financial services companies, auditors, IT companies, Introducers, advisors or courier companies (hereinafter referred to as "NOBLE-TRADING's Affiliates"). Client hereby authorizes those entities to receive such information or documents and use them solely for the purposes of performing the obligations resulting from the agreements mentioned above.
11. Noble-Trading Solutions LLC, with its registered office at 16192 Highway Coastal, Lewes, Delaware 19958, United States, is the administrator of personal data submitted by the Client. Client has the insight right to his/her personal data, and the right to make amendments and corrections of the personal data submitted to NOBLE-TRADING by submitting data change form.
12. Client shall also be obliged to notify NOBLE-TRADING about any change of his/her personal data. NOBLE-TRADING shall not be responsible for any losses resulting from not informing NOBLE-TRADING about changes of Client's personal data and for damages resulting from NOBLE-TRADING's actions, taken on the basis of incorrect or outdated information provided by the Client.
13. The Client acknowledges that providing services by NOBLE-TRADING may require transfer of Client's personal data to entities providing services to NOBLE-TRADING in other countries, including countries outside the European Economic Area. The Client signing herein Agreement acknowledges and agrees for the above.
14. This Agreement has been prepared in Polish language.

NOBLE-TRADING

Client's signature

Under the pain of criminal liability for providing false statement, I hereby state that:

- a. I am not currently and I have not been for the last year a: head of state; head of government; minister, deputy minister or assistant minister; member of parliament; member of supreme court, member of the constitutional court or of other high-level judicial bodies whose decisions are not subject to further appeal; member of court of auditors; member of the board of central bank; ambassador; charges d'affairs; high ranking officer in the armed forces; member of the administrative, management or supervisory bodies of State-owned enterprises;
- b. I am not a spouse, a parent, a child of any of the persons mentioned in (a), or a person who remains or remained with person mentioned in (a) in factual close business, professional, family or personal relationship.

Date

Client's signature

Declaration of Investment Risk:

By signing below I hereby confirm that I have acquainted and accept the Declaration of Investment Risk of NOBLE-TRADING and understand the nature and the risk associated with trading in financial instruments offered by NOBLE-TRADING, as presented in the Declaration of Investment Risk.

Date

Client's signature