



**STRIFOR**

**PARTNERSHIP  
PROGRAMM**

**WWW.STRIFOR.BIZ**

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## **1. General provisions**

- 1.1. This Agreement is made between Strifor SVG LLC. (“we”, “the Company”, “Strifor”), a company incorporated under the laws of Saint Vincent and the Grenadines, with registration number 3668 LLC 2024, having registered address at: s Suite 305, Griffith Corporate Centre, Beachmont, Kingstown, Saint Vincent and the Grenadines (hereafter mentioned as the Company), and a party, (hereafter mentioned as the Partner), either an individual or a company, that holds a partner account with the Company (and/or Company’s Platform).
- 1.2. The Company and the Partner undertake coordinated obligations directly connected with the attraction of clients for performing trade operations involving trading instruments as offered by the Company.
- 1.3. The Parties shall comply with the provisions of this Agreement, except as otherwise provided in additional agreements between Parties.
- 1.4. The official language of all Company documents is English. Translations of documents into other languages are provided for informative purposes only.

## **2. Partner Identity Authentication**

- 2.1. The Company shall be authorized to request the Partner to confirm actuality of the Partner’s personal data entered by him/her during registration in the partner program. For accrual of partner remuneration under this Agreement, the Partner shall register in the Company’s System (Platform) as the Company’s Client followed by complete verification of personal data according to the procedure established by the Company.
- 2.2. The Partner shall be fully liable for the authenticity of the documents (copies thereof) submitted by him/her, and hereby acknowledges the Company’s right to request any additional confirmation as the



Company may deem fit, should there be any doubt about the authenticity of aforementioned documents.

### **3. Interaction of the Parties**

- 3.1. To register as a Partner, an individual has to fill in the registration form on the Company's website in the Personal Area.
- 3.2. A client (third party) shall be considered attracted by the Partner provided they have registered as the Company's client for the first time and taking into account compliance with one of the following conditions:
  - A client shall specify their Partner's ID when registering a trading account.
  - A client reached the Company's website through a banner or a specified referral link listed on the Partner's Web resource.
- 3.3. Partners' IDs are stored in the browser cookies for at least 30 days unless the client clears the cache of the specific browser.
- 3.4. The Partner, as well as their relatives and other affiliated persons, cannot be a client of the Partner. If there is any coincidence of the Partner's data and a client's data (such as passport data, address, telephone, email, IP address, payment details, etc.), the client's accounts shall be excluded from the Partner's affiliate group along with the cancellation of the credited Partner's commission. 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. The commission credited for such accounts before they were acknowledged as affiliated ones cannot be withdrawn from the Partner's trading or partner accounts and will be cancelled.



#### **4. The Partner hereby acknowledges:**

4.1. During the validity (term) period of this Agreement, the Partner shall not:

- 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 Partner an adequate compensation for inflicting harm to its image and business reputation;
- 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;
- create websites of any kind using Strifor brand in the domain name;
- 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;
- 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;
- use the Company's site design and any of its elements besides the Company's logo, including full or partial copying.
- enter into monetary relations with the Company clients (including but not limited to cash assets, cash cards, bank cards, etc.
- use trademarks, service marks, and other intellectual activity products, to which the sole rights are possessed by the Company and/or that form an integral part of the Company Website , without the Company's preliminary written consent.
- offer advice to Clients concerning deals under the Client Agreement; provide (offer) investment advice and/or any other recommendations to the Company's clients, influencing such clients' decision-making regarding transactions (trading operations) on the Company's Platform;



- attract Clients with the help of inadmissible means and methods, such as fraud, deception, provision of insufficient information about risks involved in investments in financial instruments, and other illegal actions use any types of improper advertising for promotion of their activity, particularly it is forbidden to use: a) active promotion systems. b) immoral (including pornographic) sites advertising. c) advertising with deliberate misrepresentation of the offered services description, as well as deliberate nondisclosure to Clients of risks and information on services to be offered. d) all other types of improper advertising. e) The Partner must not guarantee or in any way promise profitability to Company's clients attracted according to this Agreement.

4.2. 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 Partner.

4.3. All the Partner's activity should be fully in compliance with all local laws applying to the partner's jurisdiction, its activity jurisdiction, and the jurisdiction of its clients and/or sub-partners. The Partner is fully responsible for all legal proceedings concerning all the Partner's activity.

The Partner is also fully responsible for any damage to the Company and/or its clients caused by a violation of any of the local laws, including but not limited to:

- Violation of any laws applying to the promotion of the Company's services in any region of the partner's activity
- Any misleading information about potential risks, returns et cetera provided to clients



- Non-authorized investment advice and/or portfolio management that is done by the partner or its related party.

## **5. The Company shall have the rights:**

- 5.1. 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 WEB Partner.
- 5.2. 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 WEB Resource. Upon receipt of the above recommendations, the Partner shall post them on the WEB Resource to the extent practicable.
- 5.3. To terminate this Agreement unilaterally without payment of remuneration payable to the Partner, should the Partner violate one or more provisions of this Agreement. If, as a result of the Partner's violation of the provisions of this Agreement, the Company suffers any material or moral damage (for example, damage to business reputation), the Company has the right to file a lawsuit against the Partner with the courts to protect its relevant rights.
- 5.4. To verify the compliance of the Partner's WEB Resource with the requirements of the Company within the scope of activities under this Agreement prior to conclusion and during the validity.



- 5.5. period of this Agreement. In case of any discrepancies in the Partner's WEB Resource, the Company shall have the right to request Partner to eliminate them and/or terminate this Agreement.
- 5.6. To terminate this Agreement unilaterally in case of low efficiency demonstrated by the Partner and low performance in terms of client capture.
- 5.7. The Company shall have other rights stipulated by the provisions contained herein and/or applicable legislation.
- 5.8. The Company has the right to change the type and the amount of the Affiliate program and commission in case the Partner fails to fulfill the conditions of this Agreement.
- 5.9. The Company has the right to amend this Agreement, as well as change the amount of the partner commission; and the notice about this is to be sent to the Partner by the terminal's inner messages, email, posting, or by an announcement on the Company's site on this link three business days before the amendments come into effect.
- 5.10. In case of any actions that are against the Company's interests or might have a negative influence on the Company's reputation or activity, or might be the reason to doubt the Partner's work ethics, the Company has the right to terminate this Agreement unilaterally.
- 5.11. The Company has the right to provide partners with special terms and conditions that differ from those described in this Agreement only upon receiving the Partner's written consent sent by Ticket.

## **6. Obligations of the Company:**

- 6.1. The Company shall assist the WEB 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 WEB Partner are received by the Partner Department of the Company.
- 6.2. The Company shall pay relevant remuneration to the WEB upon achievement of positive results



## **7. Partner shall have the right:**

- 7.1. To receive remuneration under this Agreement.
- 7.2. 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.
- 7.3. 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.
- 7.4. The Partner shall have other rights stipulated by provisions contained herein and applicable law.

## **8. Partner shall:**

- 8.1. 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 CompanyStrifor.org. 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.
- 8.2. to provide potential clients with detailed responses and consult them on the Company's services and cooperation terms and conditions in online mode or by using feedback section on own WEB Resource. The availability of the aforementioned section is a mandatory condition for participation in the Company's Partner Program under this Agreement.





- 8.3. to remain competent and well-informed in respect of the services provided by the Company and international financial markets overall.
- 8.4. To execute this Agreement personally and not conclude any sub-agency and/or other agreements (contracts, treaties), whereby the powers and authorities of the Partner or portion thereof can be delegated to the third parties, save for Company's prior approval in writing.
- 8.5. 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.

## 9. Types of Affiliate programs

- 9.1. Affiliate program is three-level. Partner level depends on the trading volume of clients:

| Level                  | Bronze                     | Silver                     | Gold                       |
|------------------------|----------------------------|----------------------------|----------------------------|
| Clients trading volume | 1-500 lots                 | 501-2000 lots              | More than 2000 lots        |
| Remuneration           | 40% of client's commission | 50% of client's commission | 60% of client's commission |



9.2. Affiliate may receive rewards for clients referred by their sub-affiliate. Strifor offers 3 stages of partnership.

| stage               | 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 |

9.3. The Partner's remuneration stipulated in clause 9.1. hereof shall include and cover any and all expenses of the latter relating to fulfillment of the Partner's obligations under this Agreement.

9.4. The remuneration shall be calculated and paid in a manner stipulated by the Company. The remuneration shall be accrued to the Partner's personal client account (balance account) in the Company's System. Funds transferred as Partner's remuneration to his/her personal account in the Company's System can be withdrawn by the Partner independently by submitting a relevant request to the Company in a manner stipulated by the Company's Client Agreement.

9.5. Partner status changes automatically once a month.

## 10. Force Majeure

10.1. Neither of the Parties shall be liable for full or partial non-execution of any obligations if such nonexecution results from the following contingencies: flood, fire, earthquake, and other elements; and also wars and military actions of any kind, blockade, decrees issued by



- governmental authorities, and other emergencies and unavoidable circumstances beyond the Parties' control.
- 10.2. The Party for whom obligations have become impossible to fulfill shall inform the other Party in writing of the circumstances as above (occurrence, expected duration, and termination) without any delay, and within 5 banking days at the latest from their occurrence and termination.
- 10.3. Should the Parties not be in a position to fulfill their obligations fully or partially for more than 3 months, this Agreement shall automatically be cancelled.

## **11. Final provisions**

- 11.1. To contact the Partner, the Company uses the following means of communication:
- email
  - telephone
  - post
  - other electronic means of communication provided by the Company
- 11.2. The Partner agrees that their contact details, e.g. address, email, etc., which the Partner provided for the purpose of registration, will be used by the Company when sending written communication (letters and/or other information) to the Partner.