



Meefx Agreement

- Partner Agreement -

MeeFX Ltd., hereinafter referred to as the "Company" and the client, who opened an IB account on www.MeeFX.com, will hereinafter be referred to as the "Introducing Broker /IB/PARTNER", together referred to as the "Parties" will agree to the Partner Agreement below

1. General Provisions

1.1. This Agreement is an integral part of the Client Agreement.

1.2. To register as an Introducing Broker, the client is obliged to do the following:

1.2.1. Register in the Personal Area located on the Company's website.

1.2.2. Agree to this Partner Agreement and receive a confirmation E-mail containing the opening of an IB account at MeeFX.

1.2.3. Receive personal data of introducing broker in the form of IB account number.

1.2.4. The Company has the right to request the personal ID or other documents (which are valid under the applicable laws in the client's country) of the Introducing Broker, and conduct regular checks periodically.

1.3. Introducing Broker has the right to choose promotional materials provided free of charge by the Company on the Company's website and use such promotional materials on its own website or may also use referral links provided by the Company.

1.4. Once the Introducing Broker meets all the requirements in point 1.2, the IB account will be active immediately. E-mail containing notifikasi will be sent automatically to the E-mail registered by the Introducing Broker when registering.

1.5. The Company and the Introducing Broker make a commitment aimed at inviting new clients to register under the IB account and trade in the Forex market using all indicators provided by the Company.

1.6. Introducing Broker makes a commitment to this Partner Agreement, which is to find and get as many clients as possible for the Company. The Introducing Broker is also willing to fulfill all obligations and will obtain all rights from this Partner Agreement. When the Introducing Broker commits the a fore mentioned, the Introducing Broker has the right to act in accordance with his rights provided that the client registers and trades with the Company.

1.7. The Introducing Broker unconditionally accepts that all clients it obtains are clients of the Company.

2. Kerjasama kedua belah Pihak

2.1. This Agreement does not govern working relationships or business relationships between the two parties. Introducing Brokers are prohibited from using names, logos, and other copyrighted materials (including advertisements, brochure prints, business cards, announcements, publications) by the Company, unless the Company has given written permission. Introducing Broker has the right as a client of the Company in conducting all activities aimed at attracting clients to register and trade within the Company. The Introducing Broker has the right to use all promotional materials provided by the Company.

2.2. The Company is not responsible for events committed by the Introducing Broker such as:

2.2.1. All activities carried out by the Introducing Broker in violation of one or more of the terms and conditions of this Partner Agreement.

2.2.2. All Introducing Broker activities conducted outside of the rights granted by the Company.

2.2.3. All damages or losses caused by the Introducing Broker to third parties.

2.2.4. Claims from clients addressed to the Introducing Broker resulting from failure to fulfill the rights and obligations of point 3.1 in this Partner Agreement.

2.3. Both Parties shall follow all terms and conditions of the Partner Agreement and the Client Agreement, unless there is a formal statement and is signed by the Company not to follow any of the Agreements.

3. Rights and Obligations of introducing broker

3.1. When the Introducing Broker agrees to this Agreement, the Company is obliged to provide / pay the following, namely:

3.1.1. Fees for Introducing Broker when advertising for the Company.

3.1.2. The Introducing Broker reserves the right to conduct any activities in accordance with the laws of the Introducing Broker Country to obtain new clients for the Company.

3.1.3. Provide information in the form of activities, services, advantages, and other important information of the Company to new clients.

3.1.4. Provide all important information (including the address, contact, general and specific conditions of the Company's services) regarding the Company.

3.1.5. Provide information to new clients regarding the Company's website (www.meefx.com) and the Structure of the Company, information and comments contained in the Company's website if

3.2 is required. The Introducing Broker shall ensure that all actions taken to obtain a new client for the Company are in accordance with the laws and laws applicable in the Introducing Broker country.

3.3. The Introducing Broker shall notify the Company if there is any interference related to the activities that are being carried out.

3.4. Introducing Broker must obtain clients for the Company.

3.5. A client is deemed by the Company to be acquisition by the Introducing Broker if it meets any of the following conditions:

3.5.1. The client registers using a special link (referral link) provided by the Introducing Broker.

3.5.2. The Client makes a request to the Company to register with the Partner. This request will be processed if the new client 10 days in the calendar registers at www.meefx.com and the client is not registered with another Partner.

3.6. The Company reserves the right to register the Client in the Partner for 10 days after the Client registers with www.Meefx.com. The Partner shall provide evidence that the Client registers via referral link and explain why there was a failure to register the Client in his partnership network in accordance with article 3.5. of this Agreement.

3.7. The Introducing Broker is obliged to provide advertising materials (including business cards) to the Company to support the Introducing Broker before conducting an advertising campaign to attract new clients.

3.8. Introducing Brokers are prohibited from using fraudulent advertising methods to promote the Company. The following are activities prohibited by the Introducing Broker:

3.8.1. APS (Active Promotion Systems); 3.8.2. Advertisements on unscrupulous websites (including pornogafi);

3.8.3. Advertisements on websites that are not in accordance with the applicable laws of the Introducing Broker country;

3.8.4. Spam and spamdexing;

3.8.5. Advertisements that do not contain a complete description of the services of the Company, or failure to explain the Risks and Services of the Company to clients;

3.8.6. Advertisements that contain incorrect information about the Company or do not meet the applicable laws in the Introducing Broker country;

3.8.7. Other promotional activities that may damage the positive reputation of the Company;

3.8.8. Other fraudulent promotional activities.

3.9. Introducing Broker has no rights to:

3.9.1. Register and/or use domains containing "meefx" or other variants of it, e.g.: fsb, fmeefx, Meefxs, etc.

3.9.2. Register a business and/or use a name for a business containing "meefx" or any other variant of it, e.g.: fmeefx, meefxs, etc.

3.9.4. An Introducing Broker (IB) is not entitled to create its own application using the logo and company name meefx.

3.9.5. Introducing Brokers are prohibited from making monetary relations with clients (including receiving funds, interbank transfers, credit card payments, etc.).

3.9.6. The Introducing Broker shall maintain all confidentiality regarding the activities carried out by the Company, and/or confidential information from the Company provided only to the Introducing Broker.

3.9.7. The Introducing Broker shall notify the Company if it is aware of anything that may result in (or any consequences) losses to the Company.

3.9.8. If the client claims to the Company in connection with the Activities of the Introducing Broker, then the Introducing Broker shall handle the claim himself without including the Company.

3.9.9. The Introducing Broker is obliged to remind the client of the risks of trading on the Forex market before the client signs the Client Agreement.

3.10. The Company does not recommend the Introducing Broker to provide recommendations/advice to clients regarding trading operations and/or trading strategies, or in any other way that may affect the decisions of the client. The Company is not solely responsible for the consequences of the recommendations or advice provided by the Introducing Broker to the client.

3.11. The Introducing Broker has no right to publish, participate in, or cooperate in publishing material in the mass media, sending letters or notes to newspapers, or cooperating in making writings published in newspapers, magazines, blogs, internet forums, and other mass media that may hurt the positive reputation of the Company.

3.12. The Introducing Broker shall notify the client of the Introducing Broker's status within the Company and the privileges obtained by the Introducing Broker before the client registers and forms a relationship with the Introducing Broker.

4. Rights and Obligations of the Company

4.1. The Company shall provide assistance to the Introducing Broker in implementing this Partner Agreement. 4.2. The Company shall pay a certain amount of commission to the Introducing Broker in accordance with the provisions of this Agreement.

4.3. The Company is fully responsible for the orders, transactions, trades, and calculations of the trading results of the Introducing Broker. The Company is also obliged to provide all trading reports from the Introducing Broker (no more than 4 reports per month, unless there are other provisions made between the Two Parties).

4.4. The Company is obliged to open an account for the client who is filled by the Introducing Broker in accordance with the terms and conditions of the Client Agreement.

4.5. The Company is obliged to provide access in the form of login and password (set automatically by the system) to the client so that the client can perform all trading activities.

4.6. The Company is obliged to calculate the trading conducted by the client.

4.7. The Company reserves the right to request a report on all promotional activities carried out by the Introducing Broker in attracting clients.

4.8. The Company reserves the right to terminate this Partner Agreement unilaterally if the Introducing Broker is unable to obtain 5 active clients within 90 days of being registered as an Introducing Broker.

4.9. The Company reserves the right to issue one or more client accounts that have been registered in the Introducing Broker partnership network if the client does not deposit funds within 30 days after personal area registration.

4.10. The Company reserves the right to attract active clients from within the Introducing Broker partnership network if the Introducing Broker is deemed to have failed in fulfilling one or more of the terms and conditions of this Partner Agreement.

4.11. The Company has the right to notify the client that the Introducing Broker is rewarded with the proceeds of trades made by such clients as stated in this Partner Agreement.

4.12. If the Company receives a message from the payment system stating that the client is suspected of fraudulent activities, the Company reserves the right to release such client from the Introducing Broker and cancel all Introducing Broker commissions associated with that client.

4.13. If the Company requests proof (a scanned copy of the card), the client is obliged to send it within 24 hours, otherwise the Company reserves the right to release the client automatically until the client sends a copy of the card used for deposit, only after which the client will be pinned back. Commissions during the release period will not be awarded to partners.

4.14. The Company reserves the right to cancel this Agreement unilaterally if the Company assesses the Introducing Broker is unable to meet the material conditions in accordance with the provisions of this Agreement.

4.15. If an Introducing Broker (IB) breaches the terms of this agreement, the Company reserves the right to sever the agreement with the IB without prior notice, block the IB account, remove all clients from the Introducing Broker network (IB) and cancel the bonus as well as all commissions the IB earns from its clients. Termination of the agreement means relinquishing the Company's obligations in connection with the payment of commissions and other rewards to the Introducing Broker (IB). In accordance with the terms of the Agreement, the rules and agreements relating to privacy will remain in effect even if the agreement has expired.

4.16. The Company reserves the right to deactivate the IB account if the Introducing Broker does not use it for more than one (1) calendar year (including but not limited to login activities, change of settings, withdrawal of commissions). Account deactivation indicates that the Company stopped counting commissions, and the account will be archived.

5. Limitation of authority of the Introducing Broker

5.1. Introducing Brokers are prohibited from doing the following without the Company's permission:

5.1.1. Make any agreement on behalf of the Company with a person or legal entity.

5.1.2. Provide guarantees and/or promises (including making statements) regarding payment on any Agreement set forth by the Company.

5.1.3 To use content from the Company's website and/or mobile applications and other Company intellectual property assets, including but not limited to all copyrights, trademarks, patents, service names, trade names, software codes, icons, logos, characters, layouts, trade secrets, buttons, color schemes, graphics, etc. Introducer Brokers are not permitted to use the Company's intellectual property assets without the Company's prior written permission. It is strictly forbidden to use the Company's domain name, app name, app description, keywords, images or videos placed on the Company's website and/or mobile application similarly. Violation of these rules will be considered a glaring violation of this Agreement. This Agreement may be terminated until the terms of paragraphs 5.4 and 5.5 of this Agreement are applied to the Introducer Broker and on his/her account.

5.1.3 To use content from the Company's website and/or mobile applications and other Company intellectual property assets, including but not limited to all copyrights, trademarks, patents, service names, trade names, software codes, icons, logos, characters, layouts, trade secrets, buttons, color schemes, graphics, etc. Introducer Brokers are not permitted to use the Company's intellectual property assets without the Company's prior written permission. It is strictly forbidden to use the Company's domain name, app name, app description, keywords, images or videos placed on the Company's website and/or mobile application similarly. Violation of these rules will be considered a glaring violation of this Agreement. This Agreement may be terminated until the terms of paragraphs 5.4 and 5.5 of this Agreement are applied to the Introducer Broker and on his/her account.

5.2. Introducing Brokers are prohibited from:

5.2.1. Modify the promo code specified by the Company available in the Personal Area. If the Company finds proof of modification of the code, then this Agreement is considered void, and the Company will not pay the gift to the Introducing Broker.

5.3. The limitations set forth in points 5.1 and 5.2 are effective from the date this Partner Agreement is signed by both Parties and is still in effect for 5 years after this Partner Agreement is cancelled.

5.4. In the case of the failure of the Introducing Broker to comply with the terms and conditions of this MLTRA Agreement, including any activities or statements (which are invalid) that cause the client to sue the Company, the Introducing Broker shall be obliged to pay compensation for costs incurred by the Company. The losses referred to herein are all losses (real losses) including the recovery of the Company's good name, loss of the Company's profits during the period of this Partner Agreement should be (without any defamation, and other activities that cause harm to the Company). The Introducing Broker does not have the right to make a dispute from the difference in the amount of losses suffered by the Company as compensation from the cancellation of this Partner Agreement.

5.5. If the Introducing Broker violates the terms of this Partner Agreement, then the Company has the right to block the IB account and real trading account of the Introducing Broker until all losses are paid by the Introducing Broker. The Company has the right to cover losses caused by the Introducing Broker using gifts obtained by the Introducing Broker or through other payment systems set out in the Client Agreement.

5.6. If there is a similarity of data between an Introducing Broker and a client in his partnership network (for example, but not limited to data: addresses, e-mails, phone numbers, IP addresses, etc.) then that client will be automatically removed from the Introducing Broker's partner network. . If the Company finds two or more real accounts that trade using one IP address, the Company assesses that these accounts are incorporated in a partnership network, and the Company will not pay commissions for the results of trading these accounts.

5.7 The Company is obliged to require all clients (including clients who are in the Partnership network of Introducing Brokers) to verify their Personal Area, so that clients can withdraw funds and commissions or receive commissions from Partner accounts.

5.8. With respect to trading using a practice known as "churning" or coaxing / influencing, no commission is paid and the client (s) involved will be released. Churning is considered, but is not limited to, the practice of excessive execution of trades via a client's account for the purpose of generating commissions. In the case of trading activities of this kind or / and others

6. Principles of how an Introducing Broker works to get clients

6.1. An Introducing Broker has the right to create a website dedicated to all activities to attract clients as stipulated in point 3 of this Partner Agreement.

6.2. The following are ways an Introducing Broker can attract new clients to his partnership network:

6.2.1. Clients use a referral link (provided by an Introducing Broker) to register with the Company.

6.2.2. The Client can request to be included in an Introducing Broker by submitting a request in writing to the Company attaching his / her ID. The request can be approved if it meets the following conditions:

- The client has not registered under another Introducing Broker yet (the client must follow the process stated in clause .6.2.3. In case of such a case).

- The client has never opened a trading order on any trading account in his Personal Area. Trading orders on the Bonus Account are not included in the calculation.

- If the Client has previously opened a trading order on a Real account, the request will be approved only if it is submitted within 7 calendar days of the Client registering on www.meefx.com.

- An Introducing Broker has registered a Partner account before a Client registers an account at www.meefx.com.

6.2.3. Clients who are registered under certain Introducing Brokers can change the Introducing Broker by submitting a written request to the Company by attaching their ID. A client can only change an Introducing Broker once. The request can be approved if it meets the following conditions:

- The client has never opened a trading order on any trading account in his Personal Area. Trading orders on the Bonus Account are not included in the calculation.

- If the Client has previously opened a trading order on a Real account, the request will be approved only if it is submitted within 10 calendar days of the Client registering on www.meefx.com.

- An Introducing Broker has registered a Partner account before a Client registers an account at www.meefx.com.

6.3. The client has the right to leave his partner and become a client of the company at any time. If the Client has left the partner, the client cannot re-enter the partner in accordance with clause 6.4. Partners are prohibited from accepting gifts from trading on their own accounts or accounts owned by business teams or other collaborating parties (Partners as individuals or legal entities).

6.4. Introducing Brokers are prohibited from accepting any prizes resulting from trading on their own accounts, accounts belonging to their families, or accounts from legal entities.

7. Commissions and fees that an Introducing Broker can get

7.1. The Company pays partner commission (IB) for transactions (orders opened then closed) from client accounts of MT4 accounts that are under the partnership network, except orders closed due to partial close or multiple close in accordance with clause 7.3. of this Agreement.

7.1.1. The calculation of commissions and commission payments is specified in points 7.2 and 7.3.

7.2. Payment of all commissions for an Introducing Broker from the trades of all new clients attracted to the partnership network will be paid by the Company within 24 hours after the transaction of that client has taken place.

7.3. Meefx Partner Commission:

7.3.1. For "ProIB" accounts the partner commission is 45 usd / lot and 5 usd Level 2 for every transaction (orders opened and then closed) executed by the acquired Client. The difference between the opening and closing prices of the full transaction must be over 60 points and 3 minutes, whether profitable or not.

7.3.2. For "Micro" accounts it is up to 16 USD / lot and 2 usd at level 2 for every full transaction (orders opened and then closed) executed by the acquired Client. The difference between the opening and closing prices of the full transaction must be over 60 points and 3 minutes, whether profitable or not.

7.3.3. For "Standard" accounts the partner commission is 12 USD / lot and 1 USD for each transaction (orders opened and then closed) made by the client. The difference between the opening and closing prices of an order on a single transaction must exceed 60 points and 3 minutes, regardless of whether the order is profitable or not.

7.3.4. For "ECN" accounts the partner commission is 1 USD / lot for each transaction (order opened and then closed) executed by the client. The difference between the opening and closing prices of an order on a single transaction must exceed 60 points and 3 minutes, regardless of whether the order is profitable or not.

7.4. In the event partner's commission is received on Buy and Sell orders opened for the same instrument and executed in the market simultaneously, the Company has a basis for considering the partner's actions as a form of fraud and reserves the right to cancel commission paid and release the client (s) involved.

7.5 Commission from an Introducing Broker to the accounts of clients participating in the bonus program of the company is paid 50% of the estimated calculation (in clause 7.3.).

7.6. The commission that must be paid by the Company to an Introducing Broker from the results of a client's trading in the partnership network using a no deposit bonus account can only occur if the client makes a certain amount of deposit to the bonus account.

7.7. In case the commission that must be paid by the Company to an Introducing Broker is only from the trading results of one client in the partnership network where the commission that can be earned exceeds a total of 30% of the Introducing Broker's commission income within a period of 1 (one) to 6 (six) months, then The company reserves the right to cancel the commission.

7.8. In case the commission that must be paid by the Company to the Introducing Broker from the trades of one client in the partnership network exceeds 60% of the total deposit for this partner's account, the commission will be arranged by the Company to be paid less than 60% of the total deposit for this partner's account. .

7.9. The commission earned by an Introducing Broker cannot exceed 50% of the average equity for all client accounts in the partnership network within 1 month. The method of calculating average equity is as follows:, where

E - rata - rata Equity,

E1 - Equity at the beginning of the month for all client accounts in the partnership network

E2 - Equity at the end of the month for all client accounts in the partnership network.

7.10. Commission that must be paid by the Company to an Introducing Broker according to the provisions in point 7.3. There are no other commissions or fees paid by the Company to an Introducing Broker.

7.11. The commission that the Company must pay to the Introducing Broker is in US Dollars regardless of the country where the Introducing Broker resides, and is transferred to the partner's account of the Introducing Broker.

7.12. The commission that must be paid by the Company to an Introducing Broker from the trades of clients in the partnership network that activate the "Fix Rate" option is calculated in the following way: commission, calculated based on the volume of orders traded by the client multiplied by (currency value " Fix Rate "divided by the currency value prevailing in the market).

7.13. Deposits / withdrawals of funds from Introducing Broker's partner accounts are arranged according to the payment systems available from the Company. If the deposit received by a partner's account from an Introducing Broker is made via a debit payment system (only certain countries can use this payment system) / credit card, the commission available to be withdrawn by the Introducing Broker can be postponed up to 45 working days with possible postponement. returns according to the notification given by the Company to the Introducing Broker.

7.14. In an unstable market situation, the Company has the right to determine a payment system that an Introducing Broker can use to withdraw funds.

7.15. The Company has the right to modify the terms of the commission that must be paid to an Introducing Broker in accordance with the provisions in point 10.3 of this MItra Agreement.

7.16. In case of a Balance Fix that occurs on a client's trading account, the company reserves the right to deduct the compensated amount of the total amount of the Partner's commission for this client's trades paid on the same day that the balance fix occurs.

8. The period of validity

8.1. This Partner Agreement comes into effect when an Introducing Broker agrees to this Agreement which is posted on the Company's website.

8.2. The validity period of this Partner Agreement is 12 months after being agreed by both Parties. The company has the right to ask an Introducing Broker to sign a MItra Agreement at regular intervals.

8.3. If neither Party decides to terminate this Partner Agreement 30 days before the validity period of this Agreement expires, then this MItra Agreement is automatically extended for an indefinite period of time.

9. Force Majeure

9.1. Neither of the two Parties shall be responsible for partial or complete failure to comply with this Agreement due to the circumstances of Force Majeure (riots, civil wars, wars, rebellions, international intervention, government actions (including but without limitation foreign exchange controls, devaluation of the eye) money), natural disasters, and other inevitable events that are not dependent on either Party).

9.2. The party that fails to fulfill this Agreement during the Force Majeure condition is obliged to notify the other Party regarding this matter in writing a maximum of 5 days after the incident occurred.

9.3. The facts conveyed by one of the Parties regarding the circumstances of Force Majeure must be confirmed by the highest authority or the ruling party of the country where the Party resides. Failure to notify the other Party in a timely manner may be considered as the basis for that Party to discharge responsibility from this Partner Agreement.

9.4. In case of failure to fulfill this Partner Agreement within 6 months after the Force Majeure event, this Partner Agreement is deemed null and void.

10. Other provisions

10.1. If a dispute occurs as a result of this Partner Agreement, the Company's decision is final and cannot be contested by anyone.

10.2. In case there is no requirement to fulfill the agreement from one of the Parties, then the other Party is not released from its obligations in accordance with the rules contained in this Agreement (nor does it indicate its refusal).

10.3. The Introducing Broker accepts that the Company may change certain conditions of this Agreement. The Introducing Broker is obliged to check all modifications (if any) made by the Company under this Agreement.

10.4. Consider one of the following media to be used as a communication tool:

10.4.1. E-mail;

10.4.2. Regular letter;

10.4.3. Write comments in the "Company News" section of the Company's website.

10.5. The company has the right to use the contact information, address (if required), E-mail, and other personal data entered during registration (or the latest contact information) of an Introducing Broker.

10.6. Each type of message conveyed by the Company is deemed to have been received by an Introducing Broker within:

10.6.1. 1 hour after the E-mail is sent by the Company;

10.6.2. 7 days after the letter is sent by the Company;

10.6.3. 1 hour after the information is posted on the Company's website.

10.7. An Introducing Broker is obliged to notify the Company of any changes in his contact information (provided during registration) within a maximum of 5 working days. Notification can be made by E-mail, regular mail, or other communication advice that guarantees:

10.7.1. Information arrived at the right time;

10.7.2. Change information is provided by an Introducing Broker.

10.8. Either Party may cancel this Agreement unilaterally as long as it notifies the other Party not less than 30 days before the cancellation of the Agreement.

10.9. This Agreement can be legally canceled at the request of a Party, if one of the Parties is deemed to have violated the terms and conditions set out in this Agreement or in other cases violated the laws of the country of residence of the Party. By agreeing to this Partner Agreement the Introducing Broker confirms that: An Introducing Broker has read all the points of this Partner Agreement.

Understand and accept all terms and conditions of this Partner Agreement.