



QUOTEX

Affiliate agreement



Affiliate agreement

International commercial company SOFT HORIZON LTD., hereinafter referred to as the "Company", registered in Saint Lucia at the address: #10 Manoel Street, Castries, Saint Lucia, acting on the basis of Registration Certificate No. 2023-00045, on the one hand, and

an individual or legal entity, hereinafter referred to as the "Affiliate", who has completed the registration form for the affiliate program (hereinafter referred to as the Program, the Affiliate Program) on the Company's website, and has also accepted all the terms of this Agreement and its annexes at the time of its registration,

collectively referred to as the "Parties", have entered into this Affiliate Agreement (hereinafter - the Agreement) as follows:

1. General provisions and subject of the Agreement

1.1. The Affiliate undertakes the obligation for a fee to carry out, on his own behalf and at his own expense, actual actions to find and attract clients for the Company interested in the services provided by the Company as part of its activities, and the Company, in turn, pays the Affiliate commission in accordance with the terms of this Agreement.

1.2. In the event that the Affiliate does not accept any of the terms of this Agreement, the Company calls on to refuse to promote the Company's products, its website and other methods of attracting customers to the Company.

1.3. An essential condition of this Agreement is the dissemination of information by the Affiliate exclusively in accordance with the provisions of this Affiliate Agreement, as well as instructions received from the representatives of the Company.

1.4. Under this Agreement, a client means both a potential client, to whom the Affiliate's actions are only directed, and a user already registered due to such actions.

1.5. The place of conclusion of this Agreement is the place of registration of the Company.

2. Affiliate program. Registration of the participation form

2.1. To participate in the Affiliate Program, the Affiliate undertakes to fill out the participation form on the Company's website: <https://quotex.io/>. Filling out the registration form is a simultaneous confirmation of the Affiliate's familiarization and agreement with the terms of this Agreement.

2.2. The Company considers the Affiliate's application for participation in the Program and informs about the decision made.

2.3. If the Affiliate is an individual, the list of mandatory documents includes:

- copies of all pages of the passport;
- a document confirming the actual place of residence of the Affiliate-individual.

2.4. If the Affiliate is a legal entity, the list of mandatory documents includes:

- registration certificate;
- certificate of tax registration of a legal entity;
- extract from the state register;
- documentary confirmation of the actual address of the legal entity (the limitation period of the document is not more than 3 months before the date of submission);
- Charter;
- documents proving the identity and registration address of the founders of the legal entity, shareholders, beneficial owners, general directors and other persons who have a significant impact on decision-making in the organization.

2.5. In the process of considering the completed participation form of the Affiliate, the Company reserves the right to request from the Affiliate any additional documents, incl. usually requested during the KYC procedure. In case of non-submission of documents and / or provision of false (fake, irrelevant) documents, the Company has the right to refuse the Affiliate's participation in the Program.

2.6. The documents requested by the Company during registration are sent by the Affiliate to the Company's email address: abuse@quotex.io, in the format of color scanned copies.

2.7. The Company reserves the right to refuse the Affiliate (potential Affiliate) to verify an account without giving any reason.

2.8. The Company has the right to deny the Affiliate (potential Affiliate) participation (further participation) in the Program without explanations.

3. Affiliate commission. Payout models

3.1. Affiliate commission, as well as any other payments, penalties, deductions are charged to the Affiliate in US dollars.

3.2. Payment of the Affiliate commission is made by any payment method offered in the Affiliate's account. If the payment is made in a currency other than the currency specified in clause 3.1. of this Agreement, the conversion is made at the rate of the European Central Bank, fixed at the time of processing the payment.

3.3. The company has the right to choose a payment method for calculating the Affiliate commission at its sole discretion.

3.4. In order to comply with clauses 3.1.-3.3. of this Agreement, the Affiliate undertakes to provide the Company with bank details, as well as other necessary documents at the request of the Company. By providing bank details and/or payment details, the Affiliate automatically agrees with the payment method chosen by the Company.

3.5. The information provided by the Affiliate in accordance with clause 3.4. Is correct, accurate and current. Responsibility for the discrepancy of such information, as well as any errors made when sending it to the Company, lies entirely with the Affiliate. The Affiliate understands and agrees that the Company relies entirely on such information.

3.6. The Affiliate is responsible for the timely notification of the Company in case of any changes in information regarding bank details, as well as any information that may affect the performance of payment obligations by the Company.

3.7. Affiliate commission can be accrued only if the Affiliate simultaneously observes the following conditions:

3.7.1. the Affiliate's account is verified;

3.7.2. The Affiliate has at least 10 (ten) Clients (Active Traders) corresponding to clause 3.10 of this Agreement. The number of such Clients can be seen in the general statistics in the Affiliate's account.

3.8. The Company reserves the right to change the model of the affiliate commission at its sole discretion with or without prior notification of the Affiliate by email.

3.9. If the Affiliate does not agree with the changes in the system of payments of the affiliate commission, he undertakes to notify the Company about this within 3 (three) days from the date of updating the conditions in the affiliate section by sending a notification to the Company by email, otherwise the changes are considered accepted by the Affiliate in full.

3.10. If the Affiliate does not agree with the changes, this Agreement is considered terminated from the date of sending by the Affiliate specified in clause 3.8. Company email notifications.

3.11. At the same time, the Affiliate receives commission for the clients attracted by him before the date of the corresponding changes, in accordance with the commission payment plan in force on the date of registration of such clients on the Company's website

3.12. Affiliate commission will be credited to the Partner if the Clients attracted by him simultaneously meet the following conditions (they are Active Traders):

3.12.1. The Client is attracted by the Affiliate;

3.12.2. The client is registering on the Company's trading platform for the first time (i.e. he has not previously submitted applications, did not fill out registration forms and did not / does not have valid accounts);

3.12.3. The client has been registered in accordance with the established rules, accepting the User Agreement and all the conditions of activity on the platform;

3.12.4. After registration, the Client opens an account on the Company's platform and makes his first deposit in the amount established by the platform.

3.12.5. Models of Affiliate commission (calculations) are reflected in Appendix No. 1, which is an integral part of this Agreement.

3.12.6. The Commission is payable to the Affiliate only if ten of the Affiliate's Active Traders have made their first deposit (First Time Deposit, 10FTD).

3.13. Before the occurrence of the event specified in clause 3.12. of this Agreement, the commission is summed up and reflected on the Affiliate's balance without the right to withdraw money from the account.

3.14. Affiliate commission, as well as any other payments, are not subject to accrual to the Affiliate, if:

3.14.1. the Client attracted by him is an individual who is directly or indirectly related to the Affiliate, is his relative (close or distant), family member, or a legal entity, regardless of the fact of registration, which is controlled by the Affiliate (directly or indirectly) or controls Of the Affiliate, and is also a person partnered with the Affiliate.

3.15. When the Company makes payments (by any payment method according to the bank details provided by the Affiliate) in favor of the Affiliate, which are the Affiliate commission, the Company's obligations under this Agreement in terms of payment for the Affiliate's services are considered fulfilled in full.

3.16. In the event that the Company has recorded (or it has reason to believe it) suspicious activity on the Affiliate account or any other account that is controlled,

managed (monitored) by the Affiliate, the Company reserves the right to pay the Affiliate commission outside the deadlines set this Agreement, but not more than 180 days from the expected date of payment, or not pay at all, regardless of the Affiliate's compliance with any other provisions of the Agreement.

4. Rights and obligations of the parties

4.1. Partner undertakes:

4.1.1. submit all the necessary documents in the order of clauses 2.2-2.6 of this Agreement;

4.1.2. in case of any change in personal data, notify the Company about the occurrence of such by sending a notification with documentary confirmation of the changed information to the Company's email: abuse@quotex.io;

4.1.3. at the entire stage of cooperation with the Company, provide extremely reliable, relevant and accurate data;

4.1.4. when performing any actions in the context and purposes of this Agreement, provide third parties (an indefinite circle of persons, including potential customers) accurate, relevant, reliable and understandable information about the Company and its products;

4.1.5. do not to use the name of the Company, its trademarks, logos, as well as any derivatives of the Company's brand, incl. registration of domain names, in order to mislead potential customers of the Company, giving the impression of the official sites of the Company. The Company has the right to change the condition of this clause in relation to each Affiliate at its sole discretion;

4.1.6. position own site as an unofficial site of the Company, indicating this fact on the home page of the site, in a font no less than the main font used on the site;

4.1.7. during carrying out any form of advertising activity, use only those materials that are approved by the manager (representative) of the Company and provided in the Affiliate's personal account;

4.1.8. immediately replace advertising materials (clause 4.1.7.) with actual ones at the first request of the authorized persons of the Company;

4.1.9. to bring to the client information about all the risks of activities carried out in the context of the Company, while the warning about the risks should be written in an accessible, understandable, bold type and placed not below the contact and legal information;

4.1.10. comprehensively and to the full extent, inform the potential customer about the advantages of trading on the Platform, including those of using the available trading assets, as well as disadvantages;

4.1.11. under no circumstances and in any form, directly or indirectly, give guarantees, promises, positive forecasts and established profit margins on behalf of the Company;

4.1.12. do not use the Company's licenses as an endorsement of its activities;

4.1.13. independently make all mandatory payments when carrying out activities under this Agreement, incl. payments related to the Affiliates's failure to fulfill his obligations under this Agreement;

4.1.14. use only reliable information and confirmed data when demonstrating to customers a forecast of the behavior of an asset with a mandatory accurate and understandable indication that forecasts from any sources are not reliable and do not guarantee income;

4.1.15. warn the client each time that any information about the behavior of the asset on the trading floor refers to the past time and in the future this asset may lead to absolutely opposite results;

4.1.16. not to use in their actions aimed at the implementation of this Agreement, any methods of aggressive marketing, incl. if, as a result of such actions, the client has deposited a larger amount than planned when opening the account. Any form of aggressive marketing may lead to the closure of the Affiliate's account by the Company

4.2. If the Affiliate fails to comply with clauses 4.1.1.- 4.1.16 of this Agreement, the Company reserves the right to suspend payments to the Affiliate until the corresponding violations are eliminated.

4.3. *The company has the right to:*

4.3.1 at its sole discretion, edit, delete, add or rename the provisions of this Agreement without prior notice to the Affiliate;

4.3.2. at its sole discretion, without explaining the reasons, determine the inexpediency of further cooperation with the Affiliate by blocking the Affiliate's account and / or terminating the Agreement with him. At the same time, any kind of losses, as well as other payments from the Company are not provided.

4.3.3. in case of revealing violations on the part of the Affiliate of any of the clauses of this Agreement, block the Affiliate's account and / or terminate the Agreement with him, notifying it in any possible way, without reimbursing any losses and other payments.

5. Responsibility of the Parties

5.1. Company:

5.1.1. is not responsible for any action or inaction of the Affiliate;

5.1.2. is not responsible for failure to fulfill its obligations due to any interruptions in the operation of the system, failures of communication channels, incl. related to problems with the Internet and other technical problems;

5.1.3. is not responsible for the safety of the Affiliate's personal data, incl. passwords and payment details.

5.2. Affiliate:

5.2.1. is responsible for the personal information provided to the Company and guarantees its truthfulness and relevance;

5.2.2. is responsible for all information posted by him on his personal website, blog or other source of advertising in relation to the activities of the Company, as well as for the approval of such information by the managers of the Company. In addition, undertakes to immediately update (change, delete) the posted information at the first request of the Company and its authorized persons;

5.2.3. is responsible for the use of the traffic that you have selected in your personal account;

5.2.4. bears responsibility for all mandatory payments, incl. taxes of the country of which he is a resident.

5.3. Actions taken by the Affiliate under this Agreement do not contradict the law, regulations and any other regulatory legal acts in force in the jurisdiction of the country where the Affiliate is located.

6. Blocking the Affiliate's account and terminating the Agreement

6.1. Affiliate commission is canceled and is not payable in the following cases:

6.1.1. violation by the Affiliate of the provisions of this Agreement;

6.1.2. violation by the Affiliate of the marketing rules described in this Agreement;

6.1.3. the Company identifies signs of fraud in the Affiliate's actions;

6.1.4. when the Company detects criminal, fraudulent financial transactions carried out by the Affiliate when funds are credited to the account balance of the attracted client. In this case, the Company has the right to recognize such a transaction as invalid and freeze the movement of funds on the Affiliate's account, the remuneration is canceled and is not payable;

6.1.5. the list of cases is open and can be edited and / or changed at the initiative of the Company at any time.

6.2. For all cases recorded in clauses 6.1.1.-6.1.4, it will be sufficient that the Company has the reason to believe that the Affiliate has committed the specified violations.

6.3. If the Affiliate uses an account for other purposes, the Company reserves the right to block such an account without prior notice to the Affiliate. In this case, the Affiliate's commission is canceled and is not payable, and the Agreement is considered terminated from the moment of blocking.

6.4. When the Company blocks the Affiliate's account and / or terminates the Affiliate Agreement with him, the Affiliate agrees to the following conditions:

6.4.1. The Affiliate immediately terminates the execution of this Agreement and the provision of services in the context of the Company's Affiliate program;

6.4.2. permissions, powers of attorney and any other materials and documents given by the Company to the Affiliate are canceled, lose their legal force and cannot be used;

6.4.3. The Affiliate returns to the Company all advertising catalogs, documents, reports, registered domain names and other documents and / or materials, sources that are directly or indirectly related to the Company's activities, services rendered to it, and this Agreement provided to him;

6.4.4. permissions, powers of attorney and any other materials provided by the Affiliate to the client are canceled, lose their legal force, and cannot be used;

6.4.5. all active affiliate links must be immediately disabled by the Affiliate;

6.4.6. any obligations of the Affiliate to the Company, incl. monetary, remain valid and must be repaid by the Affiliate within the period established by the Company;

6.4.7. clients who were attracted by the Affiliate, at the discretion of the Company, retain their client status, regardless of the relationship between the Company and the Affiliate (termination of the agreement or blocking of the account).

7. Settlement of disputes

7.1. The Affiliate and the Company are obligated to take all measures to resolve disputes and disagreements, incl. related to the conclusion, interpretation, execution and termination of the Agreement, through negotiations between the Parties and the presentation of claims in writing.

7.2. The claim is sent to the address of the Company by e-mail to the address: abuse@quotex.io. The term for consideration of the claim by the Company is at least 15 (fifteen) days from the date of its receipt.

7.3. The company does not compensate for lost profits, as well as moral damage. Claims for these requirements will not be accepted.

7.4. In case of non-settlement of disagreements in the claim procedure, as well as failure to receive a response to the claim within 30 (thirty) days, the dispute shall be resolved in accordance with the legislation of the Republic of Seychelles.

7.5. In some situations not named in this Agreement, the Company makes a decision at its own discretion, in accordance with the established customs of business turnover.

8. Marketing rules

8.1. All information used and posted by the Affiliate have to be true, current and agreed upon by the representatives of the Company.

8.2. All information used and posted by the Affiliate have to be communicated to potential customers accurately and unambiguously, excluding any possibility of misleading customers.

8.3. The Affiliate is obliged to bring to the client the fact that when conducting transactions in financial markets, along with the profit obtained, a loss is possible, and also that it is always necessary to correlate the risks from such transactions with the goals, and most importantly, opportunities, incl. financial, the client himself.

8.4. The Company does not call on the Affiliate to bring information in such a way that a potential client refuses to perform transactions on the Company's trading platform, but recommends that the client be competently conveyed to the client the need to assess possible risks and responsibly approach the issue of concluding an agreement with the Company, having correctly chosen a strategy for concluding transactions in the financial markets.

8.5. The Affiliate should not position the Company's trading platform as an opportunity for the client to get acquainted with the world of trading and / or learn how to trade, except when the client is not using the Company's demo account.

8.6. The Affiliate should not mislead the Client by using words such as "winning", "playing", "speculation", as well as the phrases "making money", "winning money", "making money", "building a career as a trader", " make a career as a trader ", " get a new profession "and any of their derivatives.

8.7. The Affiliate should not mislead clients by describing activities on the Company's trading platform as "working on the couch", "working from home". The

client should under no circumstances get the impression of guaranteed, easy money. In addition, the client should always be warned about the risks associated with such activities.

8.8. The Affiliate has no right to use the names of other companies, proper names, trademarks of these companies in the course of their activities. In particular, the Affiliate is prohibited from comparing the Company with other similar organizations (we are talking about both explicit and implicit comparison) and / or display them in an unfavorable light.

8.9. The Affiliate should not, in his texts, visual images and other types of information, directly or indirectly say that trading in financial markets is easy, simple and / or interesting. The Company prohibits the Affiliate from positioning the conclusion of an agreement with the Company as a new stage in life, a solution to all financial problems, success, a lucky break, a new life, a change in life for the better, as well as any other expressions that directly or indirectly correlate trading in the market with profit and success.

8.10. Non-Company traffic is prohibited.

8.11. The Affiliate is prohibited from using images of money and their derivatives (bank cards, coins, etc.).

8.12. The Affiliate should not advertise the Company on sites related exclusively to activities similar to the activities of the Company (investments, including copying transactions, trading platforms, various types of trading, etc.).

8.13. The Affiliate cannot be told in his publications that the type of the Company's activity is simple and accessible to absolutely everyone. The Affiliate is obliged to designate the financial market, derivatives and other assets, as well as transactions with them, as complex products that require a competent approach and a developed strategy.

8.14. The Affiliate has no right to open and / or access affiliate, trading accounts from one IP address and / or using affiliate links.

8.15. The Affiliate has no right to launch advertising at the request of the Company's brand names, their derivatives and erroneously recorded forms. The use of the name

of the Company is possible only in the text of the advertisement itself. If the Company detects a violation of this clause, the Affiliate will be subject to fines in the amount indicated by the Company. The company also reserves the right, incl. in case of repeated violation of clause 8.15 of the Agreement, to block the Affiliate's accounts without any kind of payment, incl. commission.

8.16. Any advertising actions should be carried out by the Affiliate only from those Internet sites, Internet pages, and other sources that have been agreed with the authorized person of the Company (personal manager), as well as checked and approved by him. This paragraph refers to the preservation of the Company's reputation.

8.17. The Affiliate is prohibited from registering himself using his links, as well as suggesting his friends, relatives and any acquaintances to register using the Affiliate's links or doing it independently on their behalf (auto-referral). It is also prohibited to motivate any persons (acquaintances and strangers) to register using their links with any remuneration, incl. and monetary. If the Company detects a violation of this clause, the Affiliate faces a fine in the amount established by the Company, as well as blocking the Affiliate's account and terminating this Agreement without the right to receive any payments.

8.18. If the Partner, as part of his advertising campaign, directly (personally) communicates with the client (chats, correspondence, comments, contact forms, any other forms of communication), the Affiliate undertakes to always act in the interests of the Company and its business reputation, namely, not to the Company itself and / or its products are provocative, false statements, misleading statements.

8.19. The Partner undertakes not to take part in any activities that cause or may harm the Company and / or its reputation.

8.20. The partner does not advise the client (neither on his own behalf, nor directly or indirectly from the Company). The Affiliate does not give an example or mention trading strategies. Even in the case of posting material on trading strategies as information material, the Affiliate must indicate that the client's money is at risk, and that the posted material is not advisory in nature. The Affiliate undertakes to issue

this in the form of a separate note in bold on the start page: "This information is not advisory in nature and does not constitute investment advice."

8.21. If the Affiliate cites as an example the percentage of profit calculated by him (the amount of profit), he undertakes to add without fail that this profit will be credited to the client's account only in case of a successful trade.

8.22. If the Affiliate uses visual materials, for example, video format, they must necessarily contain a risk warning. Throughout the video, there should be a mention: "We warn you, your capital may be at risk."

8.23. It is not allowed to attract customers via personal communication, be it messages, phone calls, communication on social networks and any other.

8.24. The Affiliate is prohibited from using any kind of mass mailing (spam) in his activities.

8.25. Any announcement posted by the Affiliate, regardless of the country, along with a call to open an account with the Company, must contain information on the relationship of such opening with risks. Risk disclosures must be accurate, clear, distinct and legible. The font of such a warning should be at least as large as the body text on the page.

8.26. All information used and posted by the Affiliate must comply with these rules (section 8 of the Agreement).

9. Privacy and personal data

9.1. The Affiliate confirms and agrees that he has read and accepted (by active action) the provisions of the Privacy Policy posted on the Company's website. In the context of this clause, the terms "Partner" and "Client" are identical.

9.2. This section of the Agreement is governed by and fully complies with applicable legislation regarding the protection of personal data, the General Data Processing Regulation (GDPR), as well as all applicable EU regulations that relate to the regulation of personal data.

9.3. Personal (confidential) information will be understood as any information relating to an identified or identifiable natural person (data subject) by which it can be

directly or indirectly identified, including but not limited to information about the transactions carried out by him.

9.4. The Company has the right to disclose personal (confidential) information or consent to such disclosure, without prior notice to the Affiliate, in the following cases:

upon receipt of a request from the regulatory authorities of the territory of the Company's registration;

in order to comply with the requirements of the regulatory authorities of the state of registration of the Company, as well as outside it, including without limitation the Republic of Cyprus;

in order to comply with the requirements of financial institutions (in the territory specified in clause 9.4.2. of this Agreement), including, but not limited to banks, auditors, consultants of the Company, as well as companies belonging to the group of companies to which it belongs the Company and other organizations that are directly or indirectly controlled by the Company in order to comply with the provisions of this Agreement.

Institutions specified in clauses 9.4.1.-9.4.3. will be alerted and personal information will be shared confidentially.

9.5. All personal data of the Affiliate is processed by the Company in accordance with the Protection of Personal Data Law , Protection of Personal Data Rules and the General Regulation for the Processing of Personal Data (GDPR).

9.6. The Company collects and processes personal data in relation to any person associated with the Affiliate solely for the purposes of this Agreement and the requirements of applicable laws and / or regulations.

9.7. In the context of this section of the Agreement, the Affiliate is obliged to:

9.7.1. from our side, comply with all the rules in accordance with the legislation on the protection, processing, storage, transfer of personal data in the context of this Agreement;

9.7.2. without assistance and at their own expense to ensure full compliance in their activities with legislation on the protection of personal data, including, but not limited to, the General Regulation for the Processing of Personal Data (GDPR);

9.7.3. assist the Company and provide any assistance that the Company may require in order to comply with the legislation on personal data.

9.8. The Affiliate assures and guarantees that the consent of any Client, whose personal data was provided to the Company, to their storage, processing, transfer, was provided voluntarily, and the Client himself is informed and agrees with the Company's personal data policy.

9.9. The parties to this Agreement guarantee not to distribute confidential information, as well as any other information provided under the Agreement, including, but not limited to, provided documents, exchanged messages, oral agreements and any other information, to third parties. This clause remains in force throughout the entire term of the Agreement, as well as for 30 years after its termination.

10. Limitations of the Affiliate Agreement

10.1. The Affiliate guarantees that this Agreement cannot be concluded with persons in any way associated with the following territories: Gibraltar, Isle of Man, Guernsey, Jersey, Australia, Canada, USA, Japan, Austria, Belgium, Bulgaria, Croatia, Cyprus, Liechtenstein, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Iceland, Italy, Israel, Latvia, Lithuania, Luxembourg, Malta, Netherlands, Norway, New Zealand, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Switzerland, Sweden, Islamic Republic of Iran, Great Britain, Lebanese Republic, Republic of Zimbabwe, Republic of Mauritius, Republic of Côte d'Ivoire, Republic of Iraq, Puerto Rico, Republic of Yemen, Federal Republic of Somalia, Republic of the Congo, Libya, Republic of Sudan, Federal Democratic Republic of Ethiopia, Republic of Liberia, Syrian Arab Republic, Republic of the Union of Myanmar, Central African Republic, Eritrea, Democratic People's Republic of Korea

Republic of Mali, Republic of Vanuatu, Saint Vincent and the Grenadines, as well as dependent, connected and / or associated territories of the above states.

10.2. If the Company detects a violation of clause 10.1 of this Agreement, the Company immediately deletes the account of such Affiliate and terminates the concluded Agreement. In this case, any payments are canceled and not subject to return to the Affiliate, including, but not limited to, the Affiliate's possible losses, expenses, services already rendered to him and others. The Company is not responsible for any actions or omissions of the Affiliate and / or the person (s) associated with him.

Affiliate commission models

1. During registering the form of participation in the Affiliate Program, the Affiliate independently chooses one of the remuneration models proposed by the Company (settlement system):

- RevShare;
- Turnover Share.

2. The Affiliate has the right to change the settlement system chosen by him in accordance with the terms of this Agreement.

Revenue Share model

3. During choosing the Revenue Share model, the Affiliate receives a percentage of the Company's platform profit from each active trader he attracts.

Depending on the number of deposits made by all active traders of the Affiliate in one month, the Company assigns a certain level (1-7) to the Affiliate . Determination of the Affiliate's level is made automatically on the 1st (first) day of the month based on the results of the previous one (Spreadsheet 1).

Nº	Level	Revenue, %	The amount of deposits per month
1	Level 1	50	0-14
2	Level 2	55	15-49
3	Level 3	60	50-99
4	Level 4	65	100-199
5	Level 5	70	200-399
6	Level 6	75	400-699
7	Level 7	80	700+

3.1. In the process of performing trading operations, a trader can use the Bonus accrued to him by the Company. In this case, the calculation of the affiliate commission is made only after the trader has completely spent the Bonus amount.

3.2. In the event that the Company receives a negative result based on the results of the operations performed by the trader, the Affiliate commission is calculated based on the level assigned to the Affiliate and minus the amount of the Affiliater's commission from a non-profitable transaction.

Turnover Share model

4. If the Turnover Share model is selected, the Partner receives a percentage of the trading turnover of the referred active trader, but not more than the amount of profit received by the Company.

Depending on the number of deposits made by all active traders of the Affiliate in one month, the Company assigns a certain level (1-7) to the Affiliate. Determination of the

Affiliate's level is made automatically on the 1st (first) day of the month based on the results of the previous one (Spreadsheet 2).

Spreadsheet 2

Nº	Level	Turnover, %	The amount of deposits per month
1	Level 1	2	0-14
2	Level 2	2.5	15-49
3	Level 3	3	50-99
4	Level 4	3.5	100-199
5	Level 5	4	200-399
6	Level 6	4.5	400-699
7	Level 7	5	700+

4.1. The calculation of the Affiliate's commission when a trader uses a deposit bonus is made according to the following formula:

$$C = TT * L * K, \text{ where}$$

C – Affiliate commission;

TT – the amount of the trader's trade turnover;

L – Affiliate Level (%);

K – coefficient, where $K =$

$$\frac{\text{Deposit amount}}{\text{Deposit amount} + \text{Bonus amount}}$$

CPA Model (Cost Per Action)

5. In case of selecting the CPA Model, a Partner gets commission for each registration of a Unique Active Client using the Partner's link.

5.1. The term "Unique Active Client" refers to a client, who is registered on the Platform for the first time, and who made a successful minimal deposit. Also, in order to being qualified as a Unique Client, the following conditions must be met:

- A Client has been invited by the Partner, and registered without any violations of the terms of the Service Agreement.
- A Client never had accounts on the Platform before.
- A Client is not an affiliated private or legal entity, directly or derivatively associated with the Partner.
- A Client has made the minimal deposit (FTD), set in accordance with the CPA-rates table, as determined by the Company.
- A Client has been confirmed as an Active Trader, based on the data of the automated analysis, performed using the Company's software.

The software evaluates a trader's activity and his/her actions when using the Platform.

Based on the integral data of such actions, and after the decision making threshold is met, the software automatically qualifies a Client as an Active Trader; In order to prevent any manipulations during this analysis, as well as any other fraudulent activity aimed at statistics boost, the exact criteria and parameters required for being qualified as an Active Trader are not the subject to disclosure; The Company reserves the right to unilaterally, and without prior notification of the Partner, implement changes to the software, to improve the quality of the analysis and decision making.

5.2. The amount of the Partners commission depends on a Client's geographic location, a type of a device used, and other factors, and is determined on the CPA-rates page in the Partner's cabinet in the Affiliate Program. The Company may, unilaterally and without prior notice, change the amounts of the commission of the CPA model, which are available on the CPA-rates page. Such changes take effect immediately once published. It's a Partner's sole responsibility to get familiarized with such updates.

6. Partner commission calculation period is one week. Payments are made by the Company once a week (on Thursdays).