

## MASTER AGREEMENT FORM

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### Personal information

Forename	
Surname	
Phone number	
E- mail	

### Legal status

Physical person	Legal person
<b>Company name</b> (in case of legal person)	
<b>Tax number</b> (in case of legal person)	

<b>Street and number</b>	
<b>City</b>	
<b>Region</b>	
<b>Postal code</b>	
<b>Country</b>	

### Business information

<b>Country of client acquisition</b>	
<b>Payment currency</b>	USD EUR
<b>Client aquisition channel</b>	
<b>Website/Social media channel</b>	

and

**XTB International Limited, registered in 35 Barrack Road, Belize City, Belize, with the licence no IFSC/60/ 413/TS/19 issued by The International Financial Services Commission, Belize (hereinafter "XTB"). XTB's website: [xtb.com/int](http://xtb.com/int)**

1. XTB provides services under the terms and conditions set forth in the Agreement which consists of

the following documents:

- a) This Master Agreement Form
- b) General Terms & Conditions
- c) Other documents specified in this Agreement and its attachments

2. By accepting this Master Agreement Form the Partner concludes the Agreement and represents that he has read and accepts all above mentioned documents, which form an integral part of the Agreement, and that he fully understood their provisions and accepts all the obligations arising from the Agreement.

3. The Agreement may be signed:

- a) electronically, by electronic acceptance of an offer to conclude the Agreement with the use of

the form provided for that purpose on XTB Website. By electronic acceptance of an offer the Partner concludes the Agreement with XTB;

- b) in writing, by signing this Master Agreement Form and sending its scanned version to the e-mail address given at XTB website.

4. Conclusion of the Agreement shall be subject to positive verification of documents and data provided by the Partner, required in order to conclude the Agreement, about which the Partner shall be notified by XTB. Under its sole discretion, XTB may propose an alternative form of cooperation should the documentation or data provided by the Partner indicate that another form of cooperation should be established. In such instances, the Partner will have to agree to the new terms and conditions proposed by XTB.

5. The Partner shall have the right to terminate the Agreement in accordance with the rules specified in the General Terms & Conditions.

6. By signing the Agreement the Partner represents that:

- a) all information contained in the Agreement and other documents and information provided by

the Partner are true and consistent with Partner's actual situation and legal status;

- b) the Partner will perform its Services only in countries as permitted and notified from time to time by XTB.

7. By signing this Agreement the Partner hereby authorizes XTB to reveal Partner's personal and financial data, copies of Partner's application documents or information contained in those documents to XTB associates which exchange services with the Partner or XTB, solely for the purposes of executing the Agreement or agreements the Partner or XTB concluded with these entities. Associates are companies controlled or owned by XTB or companies under the common control of XTB or that maintain in constant cooperation with XTB and

include banks, investment firms, financial services companies, auditors, IT companies, advisors or courier companies (hereinafter referred to as "XTB's Associates").

Partner 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.

7. XTB is the administrator of personal data submitted by the Partner. Partner has the insight right to his personal data, and the right to make amendments and corrections of the personal data submitted to XTB.

8. The Partner shall also be obliged to notify XTB about any change of his/her personal data. XTB shall not be responsible for any losses resulting from not informing XTB about changes of Partner's personal data and for damages resulting from XTB actions, taken on the basis of incorrect or outdated information provided by the Partner.

9. The Partner acknowledges that providing services by XTB may require transfer of Partner's personal data to entities providing services to XTB in other countries. The Partner signing herein Agreement acknowledges and agrees for the above.

10. This Agreement has been prepared in English language.

Acknowledgements and Partner's statements:

**a) I give my consent for processing my personal data for marketing purposes by XTB and XTB's Associates.**

**b) I give my consent to receive commercial information via electronic means of communication, from XTB and XTB's Associates.**

Acceptance of Master Agreement Form

**I declare to be party for the Agreement with XTB and I confirm and warrant that:**

**I act in my own name as specified above and not on behalf of a third party.**

**I have full and complete authority and authorization to solely execute and effect this Agreement on behalf of the Partner as indicated above.**

Acceptance of General Terms & Conditions

**By signing below I hereby confirm that I have acquainted, understood and accept the General Terms & Conditions of XTB.**