AFFILIATE AGREEMENT
ROBOMARKETS LTD
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AFFILIATE AGREEMENT

RoboMarkets Ltd (ex RoboForex (CY) Ltd) is authorized and regulated by the Cyprus Securities and Exchange Commission
License: N 191/13
(CySEC, Office Address: 27 Diagorou Str. CY-1097 Nicosia)


1.1. This Agreement is made between RoboMarkets Ltd (The Company) and Affiliate (The Partner), either an individual or a company that holds an Affiliate Agreement with the Company.

1.2. The Company and the Affiliate undertake coordinated obligations directly connected with the attraction of Clients for the purpose of online trade operations involving online trading instruments as offered by the Company.

1.3. The Parties shall comply with the provisions of this Agreement unless stated otherwise in provided additional agreements/addendums.

1.4. Both the Client and the Company agree that the registered location of the agreement is the same as the registered location of the Company.

1.5. The following agreement is an integral part of Terms of Business Agreement and should not be considered to be separate. In the event of a conflict between this Agreement and the Terms of Business Agreement, the latter will prevail.


2. Definitions and Interpretations

2.1. Unless indicated to the contrary, the defined terms included in this Agreement shall have a specific meaning and may be used in the singular or plural format as appropriate:

“Account”: Shall mean the uniquely assigned account that is created for the Client whilst opening an Account with the Company.

“Active Client(s)”: Shall mean in general terms, any natural or legal person, who has registered with and has received an e-mail with login details to the Company’s website and/or trading platform(s) and who has made at least 1 (one) transaction within 12 months, which meets the minimum requirements of the Company and made a total investment of 500 Euro or over.

“Affiliate Group” is a group of clients attracted by the Affiliate.

“AgentID” is the Affiliate’s unique identification code provided by the Company to register clients attracted by the Affiliate.

“Activation”: Shall mean the acceptance of the Affiliate by the Company after receiving the unique Affiliate Identification code which will come into force on the Activation Date as mentioned by requirements in the present Agreement. After the acceptance as an Affiliate by the Company, the first one can actively and effectively market and promote the Company through the Affiliate’s Website(s) and/or other referral platforms according to the regulatory and following agreement requirements.

The “Company” is RoboMarkets Ltd.

“Company’s Website” is www.robomarkets.com and other official websites of the Company.

“CPA Plan” is an Affiliate Plan under which you’ll be entitled to a flat Affiliate Commission for Active Clients.

“Fraudulent actions” means deposits, revenues or traffic generated on the Services through illegal means or any other action committed in bad faith to defraud the Company (as determined by the Company in its sole discretion), regardless of whether or not it actually causes us harm, including deposits generated on stolen credit cards, collusion, manipulation of the service or system, any promotional abuse, creation of false accounts for the purpose of generating Affiliate Commission, and unauthorized use of any third-party accounts, copyrights, trademarks and other third-party Intellectual Property Rights, including company’s Intellectual Property Rights. Where the Affiliate offers to share the Affiliate Commission or any information about the conditions to become an Active Client and unauthorized use of any third party accounts, copyrights or trademarks.

“Affiliate’s Website(s)”: Shall mean the internet website(s) operated by the Affiliate, which shall contain the Referral Link that diverts the Clients of the Affiliate to the Company’s Website.
“Affiliate”: Shall mean a person or a legal entity that enters into an affiliation with the Company, has to meet the criteria stated in this Agreement, is fully verified and has passed all company KYC and verification processes and can be remunerated on the basis stated in this Agreement.

“Lot” is a unit to measure the amount (volume) of the order.

“Promotion Campaign” is the Company’s activities to form or keep up the interest of clients to the Company.

“Redirect” is an automatic redirection of a user from the web page he is on to another web page or website.

“Referral Link” is a link to the Company’s website, which contains the Partner’s AgentID and is placed by the Partner with the purpose to attract clients. A static link should be in the HTML-code of the website and must have a class="AgentID" attribute. Links, which are generated on the web page dynamically with the help of JavaScript, Flash, or similar technologies, do not meet the definition of the static link.

“Sub-Affiliate” are the Partners, who are registered with the Company and included in another senior Partner’s affiliate group.

“Term”: The term of this Agreement as defined in Section 8 herein.

Trading Account: Shall mean the account, with a unique number, maintained by the Affiliate’s introduced Client(s) for the purposes of trading financial instruments through the RoboMarkets trading platform(s).

3. Interaction of The Parties

3.1. The Client shall be considered introduced and/or attracted by the Affiliate provided that he has registered as the Company’s Client for the first time and if one of the following conditions applies:

a) The Client has arrived at the Company’s website via Affiliate’s Link;

b) The Client has specified Affiliate’s AgentID when registering a trading account.

c) The Client reached the Company’s website from the Affiliate’s Website resource which must have a "Verified" status.

3.2. When the Client acknowledges that he was attracted by the Partner, all trading accounts opened by this Client in the future will be automatically included in the Partner’s affiliate group, however if the Client specifies a different AgentID when opening a new account, which differs from the current Partner’s AgentID, the new account will be included in the new Partners affiliate group.

3.3. The Company has the right to organize promotional campaigns for its clients, who haven’t made any transactions for more than two months. The Client’s trading account taking part in the promotional campaign, as well as all accounts opened by the Client without specifying AgentID after the promotional campaign, will not be included in the Partner’s affiliate group.

3.4. The Partner’s ID is stored in the cookies-files of the browsers for 30 days unless the Client clears the cache memory of his computer.

3.5. In case the Client visits the Company’s, website using a link from an advertisement posted in Search Engine systems (Google Adwords, AdChoices, Bing Ads, etc.), the AgentID stored in the cookie file of the Client’s browser is deleted.

3.6. The Partner himself, as well as his relatives and any other affiliated persons, cannot be clients of the Partner.

3.7. Coincidences in the Affiliate and the Client’s data, such as passport data, address, phone number, E-mail, IP-address, payment details, etc. are not allowed.

3.8. The affiliate program is considered Active if the Affiliate has passed the full KYC verification. The clients, who have performed the requirements listed in section 3.1, are not connected to the Affiliate’s affiliate group if, at the moment of registration, the status of the affiliate program was Inactive.

4. The Affiliates Rights and Responsibilities

4.1. The Affiliate needs to have his own website and needs to keep the presented information up-to-date, perform ongoing monitoring of the Company’s website and make necessary corresponding changes.

4.2. The rights granted to the Affiliate hereunder by the Company are not exclusive in any manner, and nothing herein shall limit, prevent or preclude the Company from entering into another Affiliate Agreement with other third parties and/or from granting rights and/or Authorizations with respect to the promotion of its services and activities to any other third party. Nothing herein shall prevent the Company from promoting
and/or marketing its services and activities using its own facilities and means.

4.3. The Affiliate undertakes to use his best efforts and devote reasonable amounts of time, personnel, and resources, during the term of this Agreement, to promote and market the Company through the Affiliate website(s) and/or other referral resources.

4.4. The Affiliate shall ensure that all promotional material is of a proper type and character and is disseminated in a legal manner. The Affiliate, when promoting the Company and attempting to introduce new potential Clients, shall obey all applicable laws and regulations, including without limitation, the laws of his resident country or the country where his promotional campaigns for attracting Clients is taking place, as well as any anti-spam laws and regulations, and will not cause disrepute or harm to the Company.

4.5. The Affiliate shall inform the Company immediately about any external interference with his activity.

4.6. The Affiliate shall not use the name of the Company in any promotional materials or otherwise, without obtaining prior written approval of the Company relating to the type of promotional materials he wishes to exercise and not to distribute any such promotional materials in any manner or form, which may be offensive or which may cause harm to the Company or violates any intellectual property or other proprietary rights of any third party. Use of any types of improper advertising for the promotion of this activity is forbidden. Particularly it is forbidden to use:

- Amoral sites advertising; and/or advertising with deliberate misrepresentation of the offered services.
- Deception, as well as deliberate non-disclosure of risks to Clients and information on services to be offered; and/or all other types of improper advertising.
- Causing or enabling any transactions to be made that are not in good faith, including among others by means of any device, program, robot, hidden frames and redirects, and ‘fake’ traffic (in each case without derogating from other remedies the Company in law, equity or otherwise.
- Establishing or causing to be established, without the prior written consent of the Company, any promotion that provides any rewards, points or compensation for and any other activity that the Company deems at its sole and absolute discretion to be of similar nature, or that allows third parties to place links to the Site(s).

- Offering any referral, whether directly or indirectly, any kind of rake-back deal, arrangement for payment or portion of the Affiliate Commission, or any other incentive which may be considered to be a ‘commission sharing arrangement’ Affiliate and the referral.

4.7. The Affiliate shall inform the Company about any known circumstances, which may affect or prevent him from fulfilling his obligations under this Agreement or expose the Company to any risk.

4.8. The Affiliate shall not engage in any fax, broadcast, or telemarketing activity with respect to the Company or its services and the Affiliate shall not send unsolicited email messages, including “Spam Email” or other advertising material to individuals, who did not specifically request such “spam” material. The Affiliate and/or the Affiliate’s personnel may not generate, distribute or use any promotional material that:

a) Is likely to deceive the public; and/or
b) Contain any material misstatement of fact or a statement that a person knowingly omits a fact, if such omission makes the promotional material misleading; and/or
c) Mentions the possibility of profit, unless accompanied by an equally prominent statement of the risk of loss; and/or
d) Includes any reference to actual past trading profits without mentioning that past results are not necessarily indicative of future results; and/or
e) Includes any specific numerical or statistic information about the past performance of any actual accounts (including the rate of return) unless such information is and can be demonstrated to be representative of the actual performance for the same time period of all reasonably comparable accounts.

4.9. The Affiliate In his activity shall obey the laws of his resident country or the country, where his promotional campaigns for attracting clients are taking place.

4.10. Immediately upon notice from the Company that, in the Company’s opinion, any promotional material (content or method of use) does not comply with the Company’s standard, the Affiliate will cease use of such materials or manner of use. The Affiliate undertakes to comply with all reasonable
instructions received from the Company regarding the content, nature, and location of any advertising campaigns or materials.

4.11. It is hereby agreed that all costs incurred by the Affiliate in connection with his duties hereunder shall be borne solely by the Affiliate and the Company shall under no circumstances participate in such cost unless otherwise agreed between the Company and Client in writing.

4.12. It is hereby agreed that the Affiliate shall indemnify the Company for any damages or expenses (including attorney fees) incurred as a result of the Affiliate’s failure to:

4.12.1 Abide by the obligations of any terms of this Agreement,

4.12.2 Negligence or misconduct

4.12.3 Any warranty, representation, indemnity or guarantee relating to the Company granted by the Affiliate to any Clients or other third parties.

4.13. The Affiliate, in response to the Company’s inquiry, shall provide a detailed report about the fulfillment of his obligations under this Agreement and on the progress and results of services rendered by him.

4.14. The Affiliate shall keep current the information about the Company and its services posted on his Verified website. If unreliable or irrelevant information has been posted on the Affiliate’s website, the Company is entitled to request the Partner to remove or update website information, whereas the Partner is obliged to fulfill the requirement within seven (7) days of the Company’s request.

4.15. The Affiliate is required to identify himself (pass the complete verification procedure) through the provision of identification documents of the Affiliate, as well as confirm his actual place of residence.

4.16. The Affiliate is not allowed to:

4.16.1. Use the Company’s site design and any of its elements besides the Company’s logo, including full or partial copying.

4.16.2. Enter into monetary relations with the clients (including but not limited to cash assets, cash cards and bank cards receiving, etc.).

4.16.3. Use trademarks, service marks, other intellectual activity products, the sole rights to which are possessed by the Company, without the Company’s preliminary written consent.

4.16.4. Offer advice to Clients concerning deals under the Client Agreement.

4.16.5. Attract Clients with the help of inadmissible means and methods, such as fraud, deception, provision of insufficient information about risks involved in investments into financial instruments, and other illegal actions.

4.16.6. Use any types of improper advertising for promotion of his 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;

d) deliberate nondisclosure to Clients of the risks and information on services to be offered;

e) all other types of improper advertising.

4.16.7. The Affiliate is strictly prohibited to use direct links to the Company’s website in PayPerClick advertising systems (Google Adwords, AdChoices, Bing Ads, Yandex.Direct, etc), banner networks, online directories, etc. using the keyword as the name of the Company (“RoboMarkets”) or the names of any of the services provided by the company (CopyFX, etc.), as well as the use of any options for their writing, including using similar-sounding words in any language.

4.16.8. The Affiliate has no right to use any types of forced redirection of users to the Company’s official websites.

4.16.9. When registering a company or domain, creating own products, or providing own services, the Affiliate has no right to use any names or titles, which are similar (in spelling or pronunciation) to the Company’s name, its website, as well as its products and services.

4.17. The Affiliate shall have the ability, capacity, and any authorization/license required by law to perform the outsourced functions, services or activities reliably and professionally, including marketing activities.

4.18. The Affiliate shall carry out the outsourced services effectively.
4.19. The Affiliate shall properly supervise the carrying out of the outsourced functions and adequately manage the risks associated with the outsourcing.

4.20. The Affiliate shall disclose to the Company any development that may have a material impact on his ability to carry out the outsourced functions effectively and in compliance with applicable laws and regulatory requirements.

4.21. The Company, its auditors, and the relevant competent authorities have to have effective access to data related to the outsourced activities, as well as to the business premises of the Affiliate.

4.22. The Affiliate shall protect any confidential information relating to the Company and its clients.

4.23. The Affiliate shall disclose the information about the Company’s services and activities in a fair, clear, and non-misleading manner. In the case of flagrant violation of this requirement, the Affiliate will be warned and, in the case of failure to correct the information, will be downgraded or this Agreement will be terminated.

5. The Company’s Rights and Responsibilities

5.1. The Company’s rights:

5.1.1. The Company has the right to control the Affiliate’s activity concerning the implementation of the Affiliate’s functions and responsibilities under this Agreement.

5.1.2. The Company has the right to request a detailed report on the discharge of the Affiliate’s obligations under this Agreement and on the progress and results of services offered by the Affiliate.

5.1.3. The Company has the right to change the type and the amount of commission for the Affiliate program in case the Affiliate fails to fulfill the conditions of this Agreement or at its own discretion.

5.1.4. The Company has the right to terminate the Agreement unilaterally, where necessary, in the way which allows it to do so without detriment to the continuity and quality of its provision of services to clients, in an extrajudicial procedure.

5.1.5. The Company has the right to amend this Agreement, as well as change the commission amount for this Agreement, the notice is to be sent to the Affiliate via the terminal’s inner messages, email, posting or by an announcement located on the Company’s website, three (3) business days before amendments come into effect.

5.1.6. In case of any actions, which are against the Company’s interests, or may have a negative influence on the Company’s reputation of activity, or maybe the reason to doubt the Affiliate’s work ethics, the Company has the right to terminate this Agreement unilaterally.

5.1.7. The Company reserves the right to disconnect from the Affiliate’s group accounts that have breached the conditions listed in Section 8 in this Agreement.

5.1.8. The Company reserves the right not accept or to cancel the existing verification of the Affiliate’s website in the case that it does not correspond with the theme of the Financial Markets, or if it does not contain enough content.

5.2. The Company’s responsibilities:

5.2.1. The Company takes responsibility to open trading accounts for the Clients attracted by the Affiliate at the Company under the Client Agreement, with special conditions set forth in this Agreement.

5.2.2. The Company takes responsibility to keep the Affiliate informed of all amendments to the Affiliate Agreement by means of posting on the Company’s website at the following address: www.robomarkets.com.

5.2.3. The Company takes responsibility to pay the Affiliate the affiliate commission in the order set forth thereby.

5.3. The Company shall in no way incur liability for:

5.3.1. Any Affiliate’s actions beyond the limits of powers provided by the Company.

5.3.2. Any damage caused by the Affiliate to any third persons.

6. Payment and Fees

6.1. The Affiliate will be paid a Affiliate Commission of 300 Euros per Active Client as described in Section 7 monthly in arrears, subject to satisfactory verification (where relevant), the terms of this Agreement.

6.2. Payments will be made to the Euro Wallet in the Affiliates name, from which he can make withdrawals using the payment methods set out on our Website.
6.3. Affiliate Commission payments will be paid automatically 30 days after the change of client status to Active as described in Section 7.

6.4. Affiliate Commission will be paid provided that the Affiliate Commission balance for the Affiliates first withdrawal is 1000 Euros or over. If the first withdrawal Affiliate Commission balance is less than 1,000 Euros, the balance will be carried over and added to the Affiliate Commission entitlement for the following month and so on till the Affiliate Commission balance exceeds or is equal to 1,000 Euros.

6.5. The Affiliate Commission is not paid if the Affiliate program is deactivated. The Affiliate Commission, which hasn’t been paid during the period while the affiliate program was inactive, will not be paid after its activation.

6.6. In case of a disputable situation, concerning the order the Affiliate Commission was paid for, arises, the Company reserves the right to cancel the Affiliate Commission received for the transaction.

6.7. In case of increased costs associated with hedging the trades of the client or group of clients attracted by the Partner, the Company is entitled to reduce the size of affiliate payments for such customers.

6.8. The Parties independently and on their own execute their tax and other duties with respect to third persons.

6.9. When processing a withdrawal request from the affiliate account, the Company shall use its internal currency rates as of the time of the request processing.

6.10. The Affiliate shall be entitled to withdraw funds in any payment system available in the "Withdrawal" section of his Members Area.

6.11. When withdrawing funds from the affiliate wallet the Affiliate is charged with all costs for funds transfer.

6.12. The Affiliate bears full responsibility for the adequacy of all the information set out in his application for the fund's withdrawal.

6.13. The withdrawal of funds from the affiliate wallet is accomplished within two (2) business days from the time the relevant application for the withdrawal of such funds has been confirmed in the Members Area.

6.14. In case the payment system stops operating for some time, the Company has the right to postpone the date of withdrawal until the payment system resumes working.

6.15. The Company undertakes to take any and all expedient actions to preclude any illegal financial operations and money laundering with the employment of the Company’s resources.

6.16. The Affiliate will not be entitled to addition CPA Affiliate Commission for the single referral with multiple accounts.

6.17. In the event that, in its sole discretion, the Company suspects any Fraudulent actions, then it may delay payment of the Affiliate Commission to the Affiliate for up to one hundred and eighty (180) days while the Company investigates and verifies the relevant transactions.

6.18. The Company is not obligated to pay Affiliate Commission with respect to the Customers who, in its sole discretion, are not verifiable and who claim to be or are otherwise involved with Fraudulent Actions. In the event that the Company determines any activity to be of fraudulent nature, or to otherwise in contravention of this Agreement, then in its sole discretion, it may:

I. Pay partially the Affiliate with the Affiliate Commission that is not related to his or his customer’s fraudulent activity;

II. Recalculate Affiliate Commission in light of such suspected Fraud Traffic and/or;

III. Forfeit your future Affiliate Commission in respect of Fraud Traffic (as appropriate).

6.19. When calculating the Affiliate Commission, the Company has the right to disregard Clients’ transactions made due to the trade platform shortcomings.

6.20. The credited Affiliate Commission which have breached the conditions in this Agreement, cannot be withdrawn from the system, either from the Affiliate’s affiliate or trading accounts and can be canceled by the Company’s decision via balance correction.

6.21. The Company has the right to amend the terms of calculation and payment of the Affiliate Commission unilaterally.

6.22. In case the Affiliate violates any of the restrictions stated in the Agreement, the Company has the right to decrease the level of the Affiliate or terminate this Agreement.

6.23. The Affiliate Commission will be calculated based on the volume of Active Client’s linked to the Affiliate ID which the Company identifies via the Affiliate Tracking URL.
6.24. The Affiliate will receive a flat rate Affiliate Commission for each Active Client referred to the Company in a given month, subject to the corresponding terms in this Agreement.

6.25. The Affiliate will not receive any commission without a valid, compliant and verified financial website registered with the company. All websites are subject to quarterly reviews.

7. Types of referrals

7.1. Active Clients

a) Reside within the European Union from where we accept Affiliate referrals;
b) Make a minimum real money deposit of at least 500 Euro into his/her Account;
c) Not be registered as a Active Client under a different name or through a different identity;
d) Perform a minimum of one transaction;
e) Neither the Affiliate nor the related parties are eligible for Active Client status in connection with your Affiliate ID;
f) Should any Related Parties or the Affiliate himself become Active Client’s in connection with the Affiliate ID (in other words, if the Affiliate refers an Account registered to himself or any of his Related Parties to the Company under his Affiliate ID), the Affiliate won’t be entitled to payment of any Affiliate Commission in connection with that Account;
g) Is fully verified and have passed all company KYC and verification processes;
h) Over the age of 18;
i) Maintain the minimum deposit as mentioned in Section 7.1 (b) and Active status for a minimum of 30 working days.

8. Confidentiality and Personal Data Protection

8.1. The Affiliate shall keep all information confidential and shall not disclose to any third party any of the terms of this Agreement or any information incidental or related thereto the business of the Company (other than such terms of information which comes into the public domain), unless it is required under any applicable law or by any regulatory or governmental body or obtained by the Company's written consent. Notwithstanding anything to the contrary in this Agreement or the termination of this Agreement, this clause shall continue to have an effect and be binding to the introducer without any time limit.

8.2. The Affiliate acknowledges the importance the Company places on protecting the privacy of its Clients and hereby expressly acknowledges, agrees and undertakes not to try to access or to access any "Personal Data" acquires from or about company’s clients, initiated without the express prior and written consent of, or expressed instructions in writing from, the Company.

8.3. The Affiliate hereby expressly acknowledges, agrees and undertakes that it shall comply at all times with all applicable laws and regulations pertaining to "Personal Data" protection, in particular, the Personal Data Protection Legislation.

8.4. In particular, in the event that "Personal Data" is collected by the Affiliate, he/she shall provide the relevant data subjects with the information required by all applicable laws and regulations pertaining to "Personal Data" protection, in particular the Personal Data Protection Legislation and, when necessary, shall obtain the prior written consent of all "Data Subjects" concerned.

9. Terms and Termination

9.1. The duration of this Agreement will begin on the Activation Date and will continue in perpetuity unless it is terminated earlier in accordance with Clause 9.2 or with any other provisions/clauses provided herein in this Agreement ("Term").

9.2. Either Party may terminate immediately this Agreement hereunder to default if:

a) The other Party breaches this Agreement; and/or
b) If the other Party becomes the subject of a voluntary or involuntary proceeding concerning insolvency, receivership, liquidation, or composition for the benefit of creditors, if such proceeding is not eliminated within Sixty (60) days of proceeding commencement; and/or

9.4. Any termination of this Agreement (howsoever occasioned) shall not affect any accrued rights or liabilities of either party nor shall it affect the coming into force or the continuance in force of any provision in this Agreement which
is expressly or by implication intended to come into or continue in force on or after such termination.

10. Governing Law and Jurisdiction

This Agreement shall be governed by and construed and interpreted in accordance with the laws of the Republic of Cyprus.

11. Affiliate Claim Request

11.1. In the event of any dispute, disagreement, or claim in connection with this Agreement or its violation, termination, or invalidity, the Parties shall first use their reasonable best endeavors to consult and negotiate with each other, in good faith and, recognizing their mutual interests, to amicably resolve any dispute or controversy arising directly out of this Agreement. Where each Party agrees, the Parties will seek to resolve the dispute through mediation. In the event of a dispute, which cannot be resolved between the Parties, themselves, or if they do not agree to proceed through mediation, either Party shall proceed to resolve the said dispute to the exclusive jurisdiction of the Courts of the Republic of Cyprus.

11.2. Claims in respect of lost profit shall not be considered.

12. Force Majeure

12.1. Neither of the Parties shall be liable for full or partial non-execution of any obligations if such non-execution results from the contingencies as flood, fire, earthquake and other elements, wars and military actions of any kind, blockade, decrees issued by governmental authorities and other emergencies and unavoidable circumstances beyond the Parties’ control.

12.2. The Party, for whom it has become impossible to fulfill its obligations, shall inform the other Party in writing of the circumstances as above (occurrence, expected duration, and termination) without any delay, but within five business (5) days at the latest from their occurrence and termination.

12.3. Should the Parties be not in a position to fulfill their obligations fully or partially for more than three (3) months, this Agreement shall automatically be canceled.

13. Governing Language

This Agreement, as well as any additional agreement hereto (both present and future), are made in English. Any other language translations provided as a convenience only. In the case of any inconsistency or discrepancy between the original texts and their translation into any other language, the original versions of English Shall prevail.

14. Notices and Communication

14.1. Unless otherwise specified, the introducer has to send any notice, instruction, request or other communication in writing to the Company’s Registered Address at:

RoboMarkets Ltd:
4, Modestou Panteli, office 005,
Mesa Geitonia, PC 4003, Limassol, Cyprus
P.O. Box 54176, CY - 3721 Limassol, Cyprus
Tel. +357 25 123 275 Fax: +357 25 580 077
Email: info@robomarkets.com | Web:
www.robomarkets.com
P.O. Box 54176, CY - 3721 Limassol, Cyprus
For: Administration/Back Office Department

14.2. Information may be provided by the Company to the Affiliate in paper format, by email to the Affiliate’s email address provided during his registration or by news on the company website.

14.3. All notices/information provided by the Company or received from the Affiliates should be in the English language.

15. Final Provisions

15.1. The following means of communications shall be used by the Company to contact the Affiliate: e-mail; telephone; posting; other electronic means of communication provided by the Company.

15.2. The Affiliate agrees that the Partner’s contact details, e.g. address, e-mail, etc. provided by the Partner for registration purpose will be used by the Company when sending letters and/or other information to the Partner.

15.3. The Affiliate Agreement and other related client’s documents are considered acceptable if the Affiliate is registered, received a unique Agent ID and it was activated by the company as an Affiliate.
RoboMarkets Ltd.

Is authorized and regulated by the Cyprus Securities and Exchange Commission
License: № 191/13

CLIENT

Name: A. ISRAFILOF

Title: General Manager

Signature ........................................

Seal (if applicable):

Date: .........................

Seal:

RoboMarkets Ltd.