

Agreement on the offer "kidsVESTOR" between the signal provider

inveus trading team SL, Elviria Business Centre, Avda. de las Cumbres, 29604 Marbella, Málaga/Spain, represented by its managing director Carmen Hente, hereinafter "inveus", "party"

and the private investor

John Doe...

hereinafter "investor", "party", make the following agreement:

I General, account opening, account management

1. The investor opens a foreign exchange account with the online broker JFD Brokers Ltd., hereinafter referred to as "Broker". The investor is at least 18 years old, fully capable of acting and provides inveus the following documents as flawlessly readable copies:
 - Valid identity card or international passport
 - proof of address in the form of a bank statement or a consumption-based invoice, such as electricity, telephone or similar, not older than 6 months
2. The Broker provides the technical and operational requirements for the execution of this agreement between the private investor and inveus, but is not itself a party to this agreement.
3. Due to the limitations of banks and regulators, account opening for residents of the following countries / territories is excluded:

Egypt, Ethiopia, Australia, Bosnia-Herzegovina, Democratic Republic of Korea (DPRK), Iraq, Iran, Japan, Yemen, Canada, Latvia, New Zealand, Poland, Russia, Syria, Uganda, USA, Vanuatu
4. After the successful opening by the Broker, the private investor capitalizes the foreign exchange account with 3,000 euros (in words: three thousand euros) of investment capital through a bank transfer from a bank account of his choice. The investor's bank account will henceforth be registered by the Broker as a personal reference account.
5. The private investor guarantees with this agreement to provide exclusively legally acquired capital for trading. The Broker reserves at any time to request documents verifying the source (s) of the capital.
6. The private investor will send inveus the access data to the trading platform via e-mail to support@inveus.com following the successful opening and capitalization of

the foreign exchange account. The access data include the account number and the password for the trading platform.

7. inveus undertakes to treat the access data as strictly confidential, to use it only within the scope of this agreement and under no circumstances to pass it on to third parties.
8. Withdrawals from the foreign exchange account to the personal reference account are possible for the private investor at any time in the personal client area of JFD Brokers. For the personal customer profile, the private investor receives a separate password from the Broker independent of the trading platform, which is only intended for the investor.
9. Inveus has no access at all times to the personal client area of the private investor and is not entitled to make payments or any other transactions.
10. At any time during this agreement, the private investor must ensure that no less than € 3,000 (in words: three thousand euros) of funds is available on their foreign exchange account to meet the technical and monetary requirements of the inveus trading strategy.
11. If by transfer from the foreign exchange account the available investment capital falls below € 3,000, the investor is obliged to inform inveus about it. Then, inveus will suspend trading immediately. If the investor fails to comply with this duty to provide information, the investor forfeits any claim to potential profits and fully assumes any potential losses incurred in the foreign exchange account.
12. The purpose of the foreign exchange account is solely to increase the investment capital through automated trading using a trading strategy developed by inveus for the currency pairs EUR / USD, GBP / USD and USD / JPY.
13. To enforce the trading strategy, inveus uses the technical service of JFD Brokers, hereinafter referred to as "signal service". The signal service transmits the currency trading of inveus to the private investor's foreign exchange account.
14. Due to customary market fluctuations caused by high volatilities during the execution of account transactions in the signal service, hereafter referred to as "slippage", there may possibly be minimal incomplete transfers of trading signals into the private investor's foreign exchange account. Slippage may result in both favorable and unfavorable results for the private investor. Neither inveus nor the Broker accept any liability or compensation for potential deviations from account transactions caused by slippage.

For the provision of the signal service, inveus charges the private investor a monthly service fee of € 30 plus 21% Spanish VAT, regardless of profitable or lossful results of the account development.

15. The service fee is to be transferred by the investor to the following account no later than the 5th day of each calendar month:

inveus trading team SL
Deutsche Bank
IBAN: ES123456789
SWIFT CODE: DEUTESBBXXX
Purpose of payment: Kids Vestor, John Doe, 123456

or via PayPal to: payment@inveus.com
Purpose of payment: Kids Vestor, John Doe, 123456

16. The signal service will be launched on the first trading day of the following month after crediting the service fee from inveus. inveus informs the investor immediately after the start of the signal service by e-mail.
17. If the service fee is not credited to one of the accounts listed under 15 at the latest on the 5th day of a new calendar month, inveus will suspend the signal service.
18. If the service fee is credited later than the fifth day of a calendar month, inveus will continue the signal service on the first day of the calendar month following the credit.
19. The agreement may be terminated by written notice of the private investor by email to support@inveus.com at any time at the end of the current calendar month. inveus will terminate the signal service on the last trading day of the current month after receipt of the notice by 00:00 CET and delete all personal data of the investor including the access data for the trading platform.
20. Both parties accept the broker-provided trading terms, which are provided individually for inveus.
21. The signal service is carried out exclusively by inveus. Any intervention in the signal service is prohibited to the private investor. inveus is fully responsible for the signal service and will do everything within the scope of its experience and competences to protect and increase the investment capital sustainably and in the best possible way.
22. inveus may at any time partially or completely suspend the signal service for up to three business days, at its discretion, as deemed necessary. There is no obligation to inform private investors.
23. A right to compensation for any potential gain is excluded by suspending the signal service during the term of this agreement.

24. Throughout the term of this agreement, the private investor will receive account statements in writing from the Broker by e-mail detailing the full trading history of the signal service.
25. Upon request, the trading platform can be installed by the private investor on mobile devices to track all transactions in real time. The limited use of mobile applications allows the investor full insight, but not manual intervention in the signal service.

II Early termination of the agreement during the term

1. If the foreign exchange account results in a loss of 25 (in words: twenty-five) percent or more of the initial starting capital of € 3,000 during the term of this agreement, inveus is responsible for the immediate manual closure of all outstanding transactions and the subsequent termination of the signal service.
2. The private investor may at any time dispose of the remaining capital after termination of the signal service.
3. Neither against inveus nor the broker exists a claim for interest on the remaining investment capital or for reimbursement of fees, expenses, costs or similar.
4. For the reimbursement of the remaining investment capital, the investor must request a transfer to the reference account in the personal client area of JFD Brokers.
5. After the credit of the remaining investment capital in the investor's reference account, this agreement is automatically terminated and all mutual claims have expired.

III Termination by illness or death

1. In the event of proven insanity and / or lack of ability to act due to accident, fainting, amnesia, other serious illness or death, both parties agree to terminate this agreement with immediate effect should the authorized representative of the injured party prefers to do so.
2. In the case of the desired continuation of this agreement, the authorized representative of the injured party (s) must submit evidence of the authorized authority to act against the other party and the broker pursuant to § I and II.

IV Taxation of profits

1. As a basis for taxation, the private investor may at any time during this agreement view and download a complete statement of all transactions of the signal service in their personal client area.

2. The private investor as well as inveus are responsible for the proper taxation of their profits as part of their investment at the place of their habitual residence.

V Personal data

1. By accepting this agreement, the private investor consents to the use of his / her personal data for administrative purposes by inveus and the broker.
2. The personal information that is relevant to this agreement includes, but is not limited to first name, last name, date of birth, e-mail address and telephone number.
3. inveus guarantees investors the confidential processing of their data and will never pass them on to third parties without their written consent.

VI Final provisions

1. The terms of this agreement do not limit any legal rights
2. In case of discrepancies or deviations between the original German version and the translation into any other language, the provisions of the German version always have priority.

VII Jurisdiction

1. The provisions of this agreement shall be construed and governed by laws in ...
2. The courts in ... have exclusive jurisdiction through the permanent residence of the investor.
3. Any provision of this agreement that is declared void or unenforceable by a competent authority or court may, to the extent of such nullity and unenforceability, be deemed to be excludable from this agreement and shall not affect the validity of the other provisions that remain unaffected are valid.

VIII Complaints

1. All complaints must be directed to inveus.
2. inveus has the full responsibility for the clarification of complaints and a satisfactory agreement for all involved, as far as possible and reasonable.
3. Complaints will only be processed by e-mail to support@inveus.com.

IX Limitation of the Brokers' Liability

- 1. In no event shall the Broker be liable to any party to this agreement for any loss of profits or other revenue or proceeds, nor for any indirect, special, incidental, consequential, covert or offending claims, whether construed as part of a contract, for tort or other applicable liability rights.
- 2. inveus undertakes to indemnify the Broker from all losses, costs and expenses incurred as a result of e.g. errors, circumstances, omissions or errors are caused by inveus and its employees or other persons acting on its behalf.

SAMPLE

Marbella, Date

Place, Date

inveus trading team SL
Carmen Hente

John Doe
Private Investor