

PRESTIGE LLC INVESTMENT AGREEMENT

ADDITIONAL INFORMATION

This 'Transaction Agreement' (Agreement) between PRESTIGE LLC (Company) and the 'Investor' is indefinitely effective until either party cancels it. This contract contains the personal and corporate information of the investor. The company allows the investors to open accounts, make account adjustments, and trade in the over-the-counter foreign exchange market.

DEFINITIONS

trading.

Leveraged Trading Transaction: It refers to the Company's determination of leveraged trading of all types of foreign currency, goods, precious metals, and other assets in an electronic environment in exchange for the deposited collateral amount.

Leverage: This is a rate that displays how much of a position can be taken in relation to the amount of collateral deposited in order to do leveraged trading.

Account Balance: It is the balance remaining as a result of the sum of the money deposited by the investor and the realized gains, minus the realized losses, commissions, and fees.

Sell Price: It is the sell price specified in the electronic transaction platform of the Company.

Buy Price: This is the buy price listed on the Company's electronic transaction platform.

Base Currency: It is the first currency in the currency parity that the investor trades.

Counter Currency: It is the currency listed second in the currency parity that the investor is

Long Position: This is the position that emerges when the base currency is purchased or a contract is entered into based on goods, precious metals, or other assets that the Company determines.

Short Position: It is the position that arises when the base currency is purchased or entered into a contract based on goods, precious metals or other assets to be determined by the Company. Open Position: It is the situation that emerges when an investor makes a transaction that is not followed up by another transaction, regardless of whether the investor has a short or long position.

Contract: Any agreement between the Investor and the Company to conduct a purchase and sale transaction involving foreign currency, commodities, precious metals, or other assets that the Company determines.

Cross Parity Contract: It is a contract to sell a foreign currency in exchange for another foreign currency.

Exchange Rate: It is the ratio between two currencies in the electronic trading platform. Maintenance Collateral Amount: It is the minimum equity amount that the Investor must provide to maintain his open position, determined at the company's own discretion. Free Margin: It is the collateral amount that the investor can use to open a new transaction. Margin: It is the amount of collateral that the investor uses to secure their open investments.



Swap: It is the overnight position carrying cost that the Company will reflect on the Investor's account.

Spread: It is the difference between the Investor's buy price and the selling price. Profit/Loss: It's the theoretical gain or loss resulting from the real profit or loss in US Dollars from closed positions and the valuation of open positions over the current market price. Electronic Trading Platform: It is the computer software for the leveraged trading of the Company. The company uses the MetaTrader 5 platform as its trading platform. If the electronic trading platform is changed, the Company will inform the Investor in writing. The Company may provide the Investor with the ability to place orders via the web or mobile devices. Whether or not the definitions above are utilized in this agreement, they will apply to the Investor and the Company's relationship. The Investor is presumed to have read and comprehended these definitions and trades in this manner.

OPENING AN INVESTOR ACCOUNT

The investor must have signed this contract and the Risk Notification Form attached to the contract before sending orders to the Company. The Company opens the Investor's account after reviewing the contract and annexes signed by the Investor and notifying the Investor that the account has been opened. Despite signing the contract, the Company has the right to refuse to open an account with the Investor. In this case, the contract is canceled by notifying the Investor.

ORDER TRANSMISSION

The investor has the right to trade from the moment he opens an account. He can do transactions to the Company via the electronic transaction platform, in writing with a wet signature, or by telephone. The following are the points that the investor should pay attention to in order to ensure transmission;

The investor should keep all electronic transaction platform information private and not disclose it to anybody, including Company employees.

During the transmission of orders over the phone, the security questions asked by the employees of the Company must be answered correctly.

The investor accepts and declares that the Company may cancel pending orders, change prices or close investor accounts in case there are differences between the price quotations to be submitted through the Electronic Trading Platform and the price quotations formed in the market due to difficulties in communication with price providers, unusual market conditions or liquidity problems related to certain assets.

Due to the fact that leveraged buying and selling transactions take place in the over-the-counter market, the order may be executed at a different price from the last transaction in the market. The investor accepts that Limit and stop-loss orders may not be executed at the prices determined especially in gap formations and there will be no guaranteed stops.



The investor can send orders to the trading platform within the periods determined by the Company. The Investor acknowledges that the Company may not accept orders on days when the national/international markets are on holiday and may change the order transmission hours due to daylight saving time and similar changes.

The investor is obliged to make all notifications to the Company, as well as orders and instructions to be given, in a clear and unambiguous manner. The Company is not obliged to fulfill the Investor's orders, instructions, and notifications that are not clear or are unambiguous unless the said ambiguity is resolved. However, the Company is free to implement the Investor's unclear orders and instructions according to its own view and understanding. If the Company does not see any transaction, deposit, or withdrawal activity in the Investor's account within a 3-month period, it has the right to make the account passive and archive it.

ORDER TYPES

Order Valid Until the End of the Day: It is the order that remains valid until 24:00 on the requested day.

Order Good until the Transaction is Canceled (good-till-canceled order): It is an order that is valid until canceled by the investor.

Limit Order: It is an order to buy or sell transactions or contracts at a better price than the current market price determined by the Investor.

Stop Order: It is an order to buy or sell transactions or contracts at a price worse than the current market price determined by the Investor.

Market Order: It is an order to buy or sell contracts at the instant market price. The investor cannot cancel market orders that he has bought or sold.

COMMISSIONS, COSTS, AND OTHER EXPENSES

The investor is obliged to pay the expenses and costs such as commissions and swaps determined by the Company.

Before starting the transactions, the Company will give detailed and clear information to the Investor about costs such as commissions, swaps, etc. After this information is given, the Investor will be liable for the costs.

The investor will be liable for the costs incurred by banks or intermediary institutions in money transfers and collateral deposits.

Company leverage, swap, commission, leverage, margin, etc. reserves the right to make changes and delete the elements.

GUARANTEE REQUIREMENTS

The Company does not require the Investor to fully keep the provision in the account of the position opened by the Investor. On the other hand, the Investor has to keep initial collateral to constitute the collateral for every position he has opened or wants to open. The maximum leverage that can be granted to the Investor by the Company is 1/400. The leverage rate is



determined freely between the parties, with the written agreement of the parties, not exceeding 1/400.

The investor accepts that every collateral sent to his account is sent by him. Once the collateral has been sent by the investor, it cannot be canceled or objected to.

Collateral brought for trading will only be accepted for use in leveraged trading.

The investor is responsible for the loss to be incurred due to market conditions, with the amount of the collateral and the negative balance.

In order to open a new position, the investor must keep an amount equal to the initial margin amount in his account. The amount of the collateral varies according to the leverage ratio.

The amount of maintenance collateral required to maintain the open positions in the investor's account is 20% of the initial collateral amount.

As soon as the maintenance margin falls below 20% of the initial margin, the positions will be closed, starting with the position with the highest loss. If it is at the 50% level, the investor will receive a 'margin call' warning.

PRIVACY POLICY

The investor should be aware that he has accepted the Company's privacy policy at the time of signing the contract.

When the investor signs the contract, he should know that his personal information is recorded in the company database and this information will not be shared with third parties in any way. The Company is obliged to store and protect the Investor's personal information.

The Company may share information with Official Institutions and Organizations within the framework of the law in case of any 'Money Laundering' situation.

The company is obliged to provide information such as transaction history, balance, payment history, etc. if the investor requests it.

LEVERAGE TRADING TRANSACTIONS RISK NOTICE FORM

As a result of leveraged transactions, you can make a profit as well as risk loss. For this reason, before you decide to trade, you should understand the risks you may encounter and make a decision considering your limitations.

RISK NOTICE

In addition to the provisions of the 'Contract' to be signed with the company with whom you will be dealing, it is vital that you comprehend the following points.

Leveraged trading is very risky. Due to the leverage effect, it should always be considered that trading with low collateral may work in favor of the market as well as against it, and in this sense, the leverage effect may bring you high profits as well as cause high losses. As a result of adverse price movements, you may lose all the money you have deposited with the authorized institution. Do not trust high returns promises.



It should be taken into account that the information the company will convey to you regarding the transactions you will make and the recommendations it will make may be incomplete and in need of verification.

It should be known that in foreign currency transactions, in addition to the risks listed above, there is exchange rate risk, there may be a loss of value in TL due to currency fluctuations, governments may restrict foreign capital and trading movements, additional or new taxes may be imposed, and trading transactions may not be realized on time.

The parity prices and spreads offered to you in leveraged trading may not reflect the best price situation. You should also check the prices of other institutions.

Before starting the transactions, you should get confirmation from your company about all commissions and other transaction fees that you will be liable for. If the fees are not expressed in monetary terms, you should request a written explanation with clear examples of how they will affect you.

You should take into account that companies cannot guarantee that you will not incur losses as a result of leveraged trading transactions, that your loss will be kept under control, or that additional margin calls will be made in case of loss. This leveraged trading transactions risk notice form aims to inform the investor about the current risks in general and may not cover all risks from leveraged trading and execution. Therefore, you should do your research carefully before channeling your savings into such transactions.

The investor declares that he has signed this Risk Notice Form, and the Contract and received a copy of the Risk Notice Form given to him by the Company.

"Our company does not accept responsibility for errors and disruptions arising from mistakes and miscalculations occurring while providing financial services. This statement aims to disclaim any liability for adverse consequences that may result from erroneous calculations, misunderstandings, or other types of errors within our financial institution.

Our company operates with great care and professionalism in providing financial services, striving to offer our customers the highest level of service. However, financial transactions can be complex, and occasional errors such as miscalculations or communication mistakes may occur. Therefore, we do not accept responsibility for the outcomes stemming from such issues.

Please understand that our financial institution disclaims any responsibility for disruptions arising from errors or miscalculations. If you have any questions or concerns, please do not hesitate to contact us. We are here to assist you in providing better service."

PRESTIGE LLC (Company)