

客戶帳戶號碼
Account Number

CONSULTING FEE AGREEMENT 投資顧問費協議書

下述簽署客戶在此聲明按照下述條件給予介紹人投資顧問費。

The Undersigned Client(s) hereby declared and agreed to pay the consulting fee set out below to the following Introducing Broker.

介紹人號碼

IB Code _____

請選擇以下任何一項。 Please tick one of the following to mark your selection.

A. 設定投資顧問費 Consulting fee Offer
每手單開倉投資顧問費 US\$ _____ Per New Order Lot

(注意：協議書一經接納，開倉時全數收取投資顧問費。 Note: Once this agreement has been accepted, consulting fee will be deducted when client open position.)

B. 更改投資顧問費
把每手單開倉投資顧問費改為 US\$ _____ Change Consulting fee Per New Order Lot

本公司並不接受非登記介紹人收取投資顧問費。

We shall not allow Non-registered Introducing Broker to receive consulting fees.

客戶瞭解並同意，客戶在本公司的帳戶是自願經介紹人引薦而來，介紹人有權查看客戶帳戶，但介紹人不能以客戶的帳戶從事交易。客戶有責任將自己的帳戶密碼及其他重要個人資料保密，不要將密碼給予第三者。客戶存款應直接存入本公司於官方網站內所提供的銀行帳戶並避免將款項經由第三者處理。客戶可隨時登入帳戶，查看帳戶餘額、帳戶的未平倉合約、平倉合約的淨盈利或虧損、及以市價計算所有開倉的未實現淨盈虧。客戶必須仔細審閱這些報表。如果客戶有任何問題，必須立即聯繫本公司。

投資顧問費協議書在獲得客戶書面撤銷通知及經本公司確認後，方可終止。

本協定將連續、始終有效，直至簽署人以書面形式告知並送達本公司有關營業所撤銷通知，但上述撤銷決不影響在撤銷之前開始的任何交易項下的義務。本協議將適用於本公司及其繼承人和代理人的利益，以及客戶及其繼承人和代理人的利益，不論發生任何人事變動。*中文譯本僅供參考，文義如與英文本有歧異，概以英文本為準。下述簽署人確認已經閱讀且理解上述協議。

Client understands and agrees that if Client's account with us is introduced voluntarily by Introducing Broker that Introducing Broker shall have the right to check Client's account, but the Introducing Broker shall not have the right to enter into any trades on the account. Client has the responsibility to protect his/her password and all personal information. Client must not disclose the password to any third party. Any fund transfer to the company should directly deposit to our bank account stated in our official website, all third party transfer should be avoided. Client can log into the account to check with ledger balance, the exact positions in the account, the net profit or loss in all contracts closed, and the net unrealized profit and loss in all open contracts figured to the market. Client should carefully review these statements. If Client has any questions, he/she will contact us immediately.

The Consulting Fee Agreement can be terminated only upon written revocation by Client and after our confirmation.

This agreement and indemnity is a continuing one and shall remain in full force and effect until revoked by the undersigned by a written notice addressed to us and delivered to us at the office where the undersigned's account is carried, but such revocation shall not affect any liability in any way resulting from transactions initiated prior to such revocation. This agreement and indemnity shall inure to the benefit of us and that of our agents, successors and assigns. This agreement and indemnity shall further inure to the benefit of Introducing Broker and of any successor Introducing Broker, irrespective of any change or change at any time in the personnel thereof for any causes whatsoever, and of the assigns of Introducing Broker or any successor Introducing Broker. *In the event of any inconsistency between the English and Chinese version, the English version shall prevail.

The undersigned acknowledges having read and understood the foregoing Consulting Fee Agreement.

主要帳戶持有人簽署
Primary Account
Holder Signature _____

聯名帳戶持有人簽署
Joint Account
Holder Signature _____

名稱正楷
Print Name _____

名稱正楷
Print Name _____

日期(月/日/年)
Date (MM/DD/YYYY) _____

日期(月/日/年)
Date (MM/DD/YYYY) _____