



IB / Group:	
Master Acct #:	

Real for Investments

INTRODUCING BROKER AGREEMENT





Introducing Broker Application

Corporait Details	
Company Name	
Number Of Years Est.	
Adress 1	
Adress 2	
City, Country	
Tax Domicile	
Office Telephone	
Fax Number	
Email Adress	
Name Of Director 1	
Passport (origin & number)	
Name Of Director 2	
Passport (origin & number)	

Authorized Signature







THIS AGREEMENT is made on this	day of	in the year 20	
between REAL FOR INVESTMENTS, a company Commonwealth of Dominica having its registered of Wilmington, DC 19808, USA, (hereinafter called "Ref	office at Real for Invest	ments,2711 Centerville Road Suite 4	
(Hereinafter called the "Company") of the other p WHEREBY IT IS AGREED as follows:	oart.		

1. DURATION

- 1.01 This Agreement shall come into effect from the date hereof and shall continue for a period of one year, unless terminated:
 - (a) By either party giving to the other 30 days written notice to that effect, or
 - (b) At any time by REAL FOR INVESTMENTS in accordance with clause "termination" shall be without prejudice to any outstanding or accrued obligations of the parties, and the company's confidentially under clause 6.0, which shall survive termination.

2. THE COMPANY SERVICES

2.01 The company shall:

- (a) Endeavor to introduce persons: resident, incorporated or carrying on business in relation to the territory as financial futures and options business, foreign exchange, securities, contracts for differences, commodities and any financial instruments offered by REAL FOR INVESTMENTS.
- (b) Fairly and accurately describe Space trading and REAL FOR INVESTMENTS Business and the service available from them to customers.
- (c) Comply with any business related instruction or direction given by REAL FOR INVESTMENTS in relation to company services.
- (d) Keep accurate written records of all customers contacts and meetings, and make the same available to REAL FOR INVESTMENTS for inspection at the company's place of business and provide REAL FOR INVESTMENTS with copies on request; and
- (e)Perform company services and other obligation hereunder at the company's own cost and risk.
- 2.02 For the avoidance of doubt the company shall not: -







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Act as agent or Appointed Representative of REAL FOR INVESTMENTS or hold itself out as having any authority to do so or to give advice, make any recommendation or give or accept any commitment guarantee or obligation for or on behalf of REAL FOR INVESTMENTS.

3. ADVERTISING

The Company will not advertise or circulate to Customers or any other person written information concerning Space trading without the express written prior approval of REAL FOR INVESTMENTS. Any cost of approved advertising being for the account and expense of the Company.

4. DELEGATION

The Company may delegate performance of its day to day responsibilities in relation to the company services to its officers or employee but such delegation shall not relieve the Company of any obligations hereunder, and the company shall remain fully responsible for the performance of the company services and this agreement generally by such officers and employees.

5. DEALING WITH CUSTOMERS

5.01 The company will agree with its customers that they will provide the following services on their behalf:

- (a) Giving trading instruction and orders to REAL FOR INVESTMENTS;
- (b) Receiving for checking confirmation copies (recaps) of all business transacted for such customers account with REAL FOR INVESTMENTS and information generally concerning such customer's account with REAL FOR INVESTMENTS; and
- (c) Operate customer's account as per the terms of the Customer Order Authorization and Limited Power Of Attorney.

5.02 REAL FOR INVESTMENTS agrees to accept instructions and orders and to provide recaps and information to the Company, subject always to the Company being authorized in writing by Customer concerned to provide such

Services and that such authorization are in form and substance satisfactory to REAL FOR INVESTMENTS.

5.03 The Company agrees that in relation to customers it will at all times:

- (a) Provide prompt, effective and accurate communications between the customer and REAL FOR INVESTMENTS;
- (b) Act in accordance with the Customer's authorization and instructions including any limitation;
- (c) Keep the customer fully informed of the state of such Customer's account with REAL FOR INVESTMENTS; and
- (d) Promptly check all recaps received from REAL FOR INVESTMENTS and report any execution errors by close of the next business day following the day of receipt.

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5.04 Notwithstanding the forgoing, for the avoidance of doubt REAL FOR INVESTMENTS will have no liability to customers or to the company for any advice, decision or recommendation given or made by the company to any customers, and the company will indemnify REAL FOR INVESTMENTS from any loss or liability arising from any such advice, recommendation or decision or from any delay, default or neglect by the company in relation to any customer services.

6. CONFIDENTIALY

The Company shall keep confidential all information it receives about REAL FOR INVESTMENTS business including the identity of Customers and their transaction with Space trading except for disclosure probably required by this Agreement.

7. COMMISSION AND EXPENSES

7.01 As consideration for the Company Services and all other obligation of the Company hereunder REAL FOR INVESTMENTS will pay the company commission on the business transacted with Customers at the rates agreed in accordance as follows:

Spot Currencies (major currency pairs) - REAL FOR INVESTMENTS shall rebate to the company pip(s) round-turn per contract from the spread. REAL FOR INVESTMENTS shall also rebate to the company any commissions that the company decides to charge its clients.

Spot Currencies (crosses) - REAL FOR INVESTMENTS shall rebate to the company pip(s) round-turn per contract from the spread. Space trading shall also rebate to the company any commissions that the company decides to charge its clients.

Futures - REAL FOR INVESTMENTS shall rebate to the company any commissions that the company decides to charge its clients over and above \$ per lot round-turn.

7.02 REAL FOR INVESTMENTS will credit the commissions (and any other returns) accrued on closed business to the company's commission account in the books of REAL FOR INVESTMENTS as soon as possible after the last day of the month in which such a commission or returns have been accrued. REAL FOR INVESTMENTS will provide the company with the monthly statement showing the standing amount to be credited to the company's commission account from time to time.

7.03 The Company may request payment of any sums standing to the credit of the Commission Account and subject always to clause 8.01 REAL FOR INVESTMENTS will make such payment accordingly.

8. CREDIT RISK

8.01 The Company agrees to indemnify Space trading from any losses, liabilities, actions, costs, claims, damages or demands ("Customer Liabilities") arising from any delay or default by any Customer's in paying any margin call, clearing any adverse balance on that Customer's account with REAL FOR INVESTMENTS or in other performance of any other obligation or payment due to REAL FOR INVESTMENTS.

8.02 In the event of the Company having (or in REAL FOR INVESTMENTS reasonable opinion being likely to have) any indemnity liability under clause 8.01:

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- (a) REAL FOR INVESTMENTS may without any notice, hold further payments of commission to the Company until the Customer has paid such margin call or cleared such adverse balance or other obligation in full in accordance with the applicable Customer Account Agreement or terms of business of REAL FOR INVESTMENTS; and
- (b) If such margin call, adverse balance or other obligation or payment by the Customer has not been paid, cleared or performed in full within three (3) days of REAL FOR INVESTMENTS request, REAL FOR INVESTMENTS may without further notice set off and apply any accrued commission (or commission subsequently accrued) to the Company in or towards settlement of the Customer's liability and such application shall to that extent discharge or reduce (as the case may be) the Company's indemnity liability under clause 8.01.

9. TERMINATION

9.01 REAL FOR INVESTMENTS may terminate this Agreement without written notice to the Company immediately upon the happening of any of the following events in relation to the Company:-

- (a) The Company ceasing for any reason to provide Company Services or in REAL FOR INVESTMENTS opinion become incapable of doing so for any reason (including but not limited to sickness or non-availability of staff);
- (b) Any liquidation, insolvency, receivership (or like process in any jurisdiction) of or in relation to the Company or its assets or the Company ceasing to pay its debts in the ordinary course of business; The Company being in breach of any of the terms, conditions or warranties of this agreement; and

9.02 On termination for whatever reason, all authority of the Company to deal with REAL FOR INVESTMENTS shall cease and the Company will immediately return to REAL FOR INVESTMENTS all documents, brochures, business cards, call reports or other material in the Company's possession relating to the Company Services. Termination will not affect accrued or continuing rights and obligations.

10. GENERAL

10.01 This Agreement is personal to the Company and may not be assigned, transferred, or used as security.

10.02 Nothing contained herein or contemplated hereby shall constitute or be deemed to constitute the relationships of partnership or join venture between REAL FOR INVESTMENTS and the Company or employment between REAL FOR INVESTMENTS and any officer or employee of the Company.

10.03 No amendment to this Agreement will be effective unless in writing signed by both parties.

11. LAW

This Agreement shall be integrated and construed according to and be governed by the laws of the Commonwealth of Dominica. The parties hereto submit to the exclusive jurisdiction of the courts in the Commonwealth of Dominica.

In witness were of the parties here to have put their hands the day and year first above written



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Name :	
Signed for and : on behalf of IB	
Date Signature :	
Name :	
Signed for and on behal of the Company:	f
Date Signature	



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Company Name

List Of Dealers		
Dealer 1		
Dealer 2		
Dealer 3		
Dealer 4		
Dealer 5		
Dealer 6		
Dealer 7		
Dealer 8		

The director(s) and/or authorized signatories listed below hereby approve the above mentioned dealers to transact on behalf of the Introducing Broker clients.

List of Authorized Signatories

(To Sign on Behalf of the Company)

Name	Signature
Date	Director's Signature