



BINARY ACCOUNT MANAGEMENT AGREEMENT

This agreement is made between BOSE referred to as, (“Trader”) and,

(hereinafter referred to as “Client”) this _____ day of _____, 2018.

WHEREAS, the Clients desires and is permitted to engage in speculative trading in over-the-counter binary exchange market.

WHEREAS, the Clients represents that he/she has speculative capital for the principal purpose of trading in Binary Transactions and has been informed and is fully cognizant of the possible high risks associated with such investments. As used in this Agreement, “Binary Transaction” shall mean any transaction involving the purchase and sale of foreign currencies in the inter-bank market.

WHEREAS, the Clients desires to have BOSE retain as trader to direct transactions on behalf of the Clients involving the purchase and sale of binary options subject to the terms and conditions set forth herein.

WHEREAS, the Clients has asked BOSE as trader to make investment decisions for the Clients in the terms and conditions set forth herein NOW THEREFORE, in consideration of the above recitals, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties agree as follows:

- 1. CLIENT TRADING ACCOUNT.** Client will fund their binary trading account (“the Account”) with an initial deposit of at least five thousand U.S. dollars (\$500.00) with IQ Options brokerage partner provided you agree the terms and condition implemented by the broker upon opening an account. The initial deposit, subsequent deposits and withdrawals from the Account, and all transactions effected in the Account shall be subject to this Foreign Exchange Management Agreement. Customer may add to the case balance of the Account at any time. Client agrees to give BOSE at least twenty-four to forty-eight hours’ prior notice before de/allocating any funds from the Account and withdrawing funds from the Account. All provisions of the Client Agreement between BOSE and Client shall remain in full force and effect and shall control.
- 2. AUTHORIZATION OF MANAGERS.** Client authorizes BOSE to enter orders/trades on behalf of the Account for Binary Options. Further, Client authorizes BOSE sole discretion, to retain and dismiss one or more traders individually and collectively to place orders for Forex Transactions with sole account and risk of the Client. BOSE shall have discretionary authority to make all trading decisions for the Account without prior consultation with Client and/or without prior notice or approval from Client with respect to such trading decision. Client will not enter any orders/trades on the Account and will not authorize or permit any other person to do so unless such person is appointed by BOSE as traders. All Transactions that are entered by the trader may be entered in the trader’s sole discretion, without prior notice to, or consent of, the Client.

A trader shall have the power and authority to:

- a) issue instructions to purchase or sell or otherwise deal in Binary Transactions for the account and risk, and in the name of, the Client;
 - b) generally, perform any other act incidental to the foregoing; provided, however, that such authority shall not include the power to order any payment, in U.S. dollars, any foreign currency, or otherwise, to the trader not otherwise agreed to herein.
3. **TRADING STRATEGY.** In managing the Account, BOSE agrees to use its best judgment and efforts for the Client's benefit. However, the parties agree that the Client shall bear all risk of gain or loss in the Account and all expenses of the Account. No assurance can be given that either BOSE's advice that will result in profits or will not result in losses for the Client. If the realized and/or unrealized losses exceed 50% of the Client's deposit(s) to his account, as of the end of any business day, BOSE will cease trading in that account immediately and contact Client for instructions.
4. **REPORTS & RECORDS.** BOSE shall furnish to the Clients daily reports detailing all transactions either profits or losses as defined below experienced by the Assets under Management.
5. **COMPENSATION.** BOSE shall receive a performance fee of 40% based on Net Asset Value. Upon acceptance of this agreement, the Client shall pay a fee of R2000/\$170 upfront for the management service. Account details will be disclosed to Clients who have accepted the agreement and signed. This is done in accordance with safe guarding BOSE from clients who do not honor the performance fee payment.
6. **RISKS.** All Transactions directed by the traders hereunder shall be in the name and for the account and risk of the Clients. The Client understands and acknowledges that Binary Transactions involve conflicts and a substantial risk of loss due to, among other factors, the fact that such transactions are executed through BOSE acting as a principal; that Binary Transactions generally are not regulated by banking authorities or other regulatory agencies; that trading in Binary Transactions may be highly illiquid and an unusually wide spread may exist between the price at which a counterparty is willing to purchase and sell particular foreign currencies; and that credit controls may be imposed by governmental authorities or other actions taken by governmental authorities which may significantly increase the risk of loss to the Client or affect the ability of any party to fulfill its obligations to the Client. The Client further acknowledges that BOSE makes no guarantee whatsoever that the Binary Transactions contemplated hereunder will be profitable or will not result in losses.
7. **CONFLICT OF INTEREST.**
- a) BOSE and its traders may manage the accounts of clients. If BOSE and traders place the same or similar orders at or about the same time for its client's accounts, all such accounts may compete for the same or similar positions and, depending upon whose order/trade is placed first, the difference in timing may result in some accounts receiving better prices than other accounts.
 - b) In addition, BOSE and the traders may have a conflict of interest in rendering advice to Client because the financial benefit from managing other client's accounts may be greater, which may provide an incentive to favor such other accounts. While BOSE and the traders might have an incentive to favor another client over client, neither BOSE nor the traders will knowingly do so.

8. REPRESENTATIONS AND WARRANTIES.

a) BOSE represents and warrants the following to the Client:

- BOSE is a group of retail traders in the name of Binary Options Signal Experts.
- BOSE has the power to execute and deliver this Agreement and any other documentation relating to this Agreement and to perform its obligations under this Agreement and has taken all necessary action to authorize such execution, delivery and performance. Such execution, delivery and performance do not violate or conflict with any law applicable to BOSE or any order or judgment of any court or other governmental agency, or any contractual restriction binding on or affecting BOSE.

b) The Client represents and warrants the following to BOSE:

- The Client is aware of the highly speculative nature of, and risks of loss inherent in, Binary Transactions and is financially capable of engaging in such trading.
- The Client has significant additional assets beyond the value of the Account and any funds that may in the future be committed to the Account. Further, Clients represents and warrants that he is financially able to accept the risks of Binary Transactions and to bear the loss of the funds deposited in the Account.
- The Client acknowledges that it, and not BOSE or the traders, is responsible for making any and all margin payments and paying all commissions and other fees, costs, and expenses charged to the Account.
- The Client acknowledges that any losses from the transactions in the Account are the sole responsibility of Client and not BOSE or the traders.
- The Client acknowledges that BOSE makes no guarantee or representation that the Account will be profitable.
- The Client, if an entity, is duly formed under the laws of the jurisdiction in which it is organized. The Client, if an individual, is of legal age to be bound by this Agreement and is legally competent, and that no other person has, or will have as a result of any action of Client, any interest in or right to the Account, except as fully disclosed to BOSE in the Account Agreement.
- The Client warrants that funds being deposited and traded have not originated from any illegal activity.
- The Client acknowledges that BOSE is not qualified to give, and has not given, any advice with respect to the tax treatment of profits or losses in the Account.

9. **RELATIONSHIP OF THE PARTIES.** BOSE is an independent contractor and this Agreement shall not be deemed to establish a joint venture between BOSE and the Client and nothing herein contained shall be construed as creating a general partnership or other similar relationship or as authorizing any party to act as general agent or to enter into any contract or other agreement on behalf of any other party except as otherwise expressly provided herein.

10. **STANDARD OF LIABILITY AND INDEMNITY.** BOSE shall not be liable to Client or to any third party except by reason of acts that constitute gross negligence, bad faith or intent to defraud. Client will indemnify, hold harmless, and defend BOSE and its members against any liability, loss cost, damage, or expense and any amount paid in settlement thereof to which any of them may become subject to in acting pursuant to or in furtherance of this Agreement or in connection with any transaction for the Account.

11. **TERM OF AGREEMENT.** Either party may terminate this Agreement at any time upon at least two business days' prior written notice to the other. Upon receipt of a notice of termination from the Client on verbal or written, or if BOSE gives notice of termination to the Client, BOSE shall work with the Client in good faith to use its best efforts to assure to extent practicable that there is an orderly wind-down of positions in the Account. Once notice of termination is received, BOSE shall liquidate all Account positions as promptly as practical.

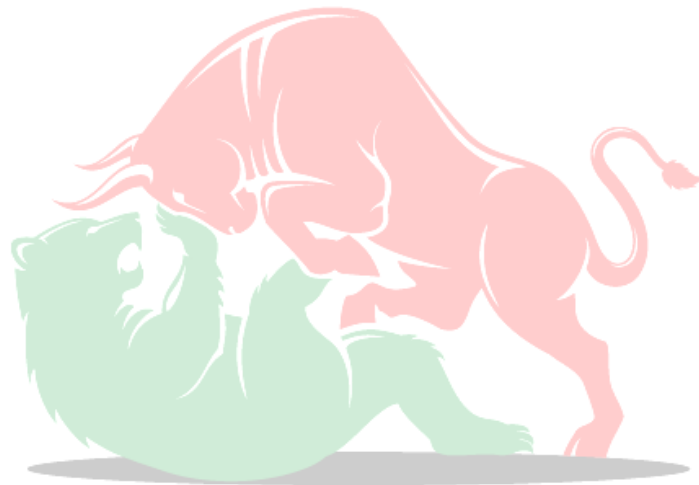
12. **NOTICES.** All notices or other communications shall be delivered email, return receipt requested and shall be effective when delivered. Notices intended for BOSE shall be sent to the attention of BOSE's management and addressed to BOSE trading center.
13. **WAIVERS AND AMENDMENTS.** None of the provisions of this Agreement may be amended or waived except by a written instrument duly executed by the party to be charged therewith. No waiver of any right or remedy or any breach of or default under any provision of this Agreement shall constitute a waiver of any other right or remedy for any breach of or default under any other provision or of any other breach of or default under the same provision.
14. **SERVICES NON-EXCLUSIVE; CONFIDENTIALITY.** BOSE present investment includes managing accounts for investors in Binary Transactions and providing advice on Binary Transactions, and BOSE will be managing accounts for other clients during the same period that it is managing the Account. BOSE's services provided hereunder are not exclusive and BOSE, its principals and affiliates shall be free to render similar services to others, and to manage other clients' accounts and to use the same or other information, trading programs or formulae and trading strategies which they obtain, produce or utilize in the performance of services for the Client. The Client recognizes that the results obtained by BOSE from time to time for such other accounts may be more favorable than the results obtained for the Client. The Client acknowledges that BOSE may charge fees for its services for other accounts different from those charged to the Client and that trading for accounts other than the Client's Account may increase the level of competition with respect to Binary Transactions. The Client acknowledges that the advice given by BOSE is the confidential property of BOSE, and the Client will not disclose the same to third parties without the prior consent of BOSE. The Client will use any such confidential information solely to monitor BOSE's performance on behalf of the Client. Nothing in this Agreement shall require BOSE to disclose the details of its trading systems and strategies.
15. **NO WAIVER.** No provision of this Agreement may be waived or amended unless the waiver or amendment is in writing and signed by both Clients and an authorized officer of BOSE. No waiver or amendment of this Agreement may be implied from any course of dealing between the parties or from any failure by BOSE and its trader's right under this Agreement on any occasion or series of occasions. No oral agreements or instructions to the contrary shall be recognized or enforceable. This instrument and the attachments hereto embody the entire agreement of the parties, superseding any and all prior written and oral agreements and there are no other terms, conditions or obligations other than those contained herein.
16. **ASSIGNABILITY.** This Agreement shall not be assignable by Client. Any assignment by BOSE to another entity shall be valid and enforceable. BOSE shall also have the right to assign to any third party its right to collect and/or bring an action for any amounts owing to it under this Agreement.
17. **AGREEMENT BINDING.** This Agreement shall be binding upon the heirs, executors, administrators, successors and assigns of the parties hereto.
18. **MISCELLANEOUS PROVISIONS.** Whenever necessary in this Agreement and where the context admits, the singular term and related pronoun shall include the plural and vice-versa, and the masculine and neuter terms shall be interchangeable. The section headings contained herein are for reference purposes only and shall not in any way affect the meaning or interpretation of this Agreement. Any captions appearing in this Agreement are inserted as a matter of convenience and for reference only and shall not define, limit, or describe the scope and intent of this Agreement or any of the provisions thereof. This Agreement may be executed in counterparts, each of which shall constitute an original and all of which, when taken together, shall constitute one agreement.

19. **ACCEPTANCE.** The parties agree that this Agreement shall not be deemed to have been accepted or become a binding contract between Client and BOSE until approved and signed by BOSE authorized representative. IN WITNESS WHEREOF, the parties have caused this Agreement to be duly executed and delivered as of the date first above written.

Investor's Name

Forex Account Manager

Allocated Amount: _____ US Dollar



BINARY OPTIONS
SIGNAL EXPERTS

Disclaimer: Trading Binary Options is highly speculative, carries a level of risk and may not be suitable for all investors. You may lose some or all of your invested capital; therefore, you should not speculate with capital that you cannot afford to lose. You should be aware of all the risks associated with trading Binary Options. Binary Options Signal Experts does not accept any liability for loss or damage as a result of reliance on the information contained within this website; this includes education material, price quotes and charts, and analysis. Please be aware of the risks associated with trading the financial markets; never invest more money than you can risk losing. The risks involved in trading binary options may not be suitable for all investors. Binary Options Signal Experts doesn't retain responsibility for any trading losses you might face as a result of using the data hosted on this site. Prices may be different from exchange prices and may not be accurate to real time exchange trading prices.