## Terms and Conditions for Kayser Limited IB (Introduction Broker), ("Partner")

Before registering as a partner, you must carefully read and agree to the following terms and conditions.

1. The Partner must strictly adhere to these Terms and Conditions in order to ensure the smooth operation of Kayser Limited's objectives and business.

2. Kayser Limited outsources membership acquisition services (hereinafter referred to as "services") to its partners.

3. The Partner shall endeavor in good faith to accomplish the entrusted work based on a thorough understanding of Kayser Limited's business objectives and content.

4. The Partner is obligated to take care to avoid any misunderstanding with the customer in the course of performing its duties.

5. Partner shall conduct its business and affairs as an independent operator and not as an agent, employee or representative of Kayser Limited.

6. The Partner shall not provide any investment advice to the client.

7. During the term of this Agreement, Partner may use Kayser Limited's symbols, service names, etc. (hereinafter referred to as "Trademarks, etc.") to the extent permitted by Kayser Limited for the promotion of business.

(1) Partners shall not process, modify or change trademarks, etc.

(2) Partners shall obtain prior approval from Kayser Limited when using trademarks, etc., and shall clearly identify Kayser Limited as the service provider in catalogs and other activity materials.

8. Kayser Limited shall not be liable for any loss of traffic or failure of referred customer registrations if the posting service provided by Kayser Limited is unavailable due to technical problems or malfunctions.

9. Kayser Limited reserves the right, at its own discretion, to impose penalties such as suspension of use or deprivation of rights in the event that the Partner deviates from the interpretation of these Terms of Use.

10. In the event of objections or complaints from referred clients, the Partner must respond to them to the best of its ability, based on a thorough understanding of Kayser Limited's business objectives and content.

11.Kayser Limited reserves the right to withhold any compensation due to the Partner in the event of an objection or complaint by a customer until the matter is resolved.

12.Kayser Limited reserves the right to withhold any compensation due to the Partner in the event that Kayser Limited identifies fraudulent activity in the trading activities of clients introduced by the Partner, such as instantaneous initiation and termination of transactions for the purpose of earning commissions.

13. Partner commissions are charged for each client trade settled, and withdrawals can be requested in one-month increments. If the commission is more than US\$500, it will be transferred upon withdrawal request; if it is less than US\$500, no withdrawal request will be accepted. Any remaining balance will be carried over to the next period.

14. if the commissions incurred during any three (3) consecutive months are less than five hundred (500) U.S. dollars, such commissions shall be considered void and forfeited. In such case, Kayser Limited reserves the right to terminate the partnership agreement in writing.

15. If Kayser Limited determines that a transaction by a client referred by a Partner is suspicious, it may withhold payment of the commission and the institution investigating the transaction.

If a transaction is determined to be fraudulent, the partner will be terminated and the commission will be forfeited.

# Privacy Policy (Personal Information Protection Policy)

With respect to the handling of personal information obtained by Kayser Limited, we will comply with the Act on the Protection of Personal Information, guidelines and other guidelines concerning the protection of personal information, and other relevant laws and regulations concerning the protection of personal information.

1. security control of personal information

Kayser Limited shall implement appropriate organizational, physical, personnel, and technical measures to protect personal information, and shall take necessary and appropriate measures to prevent leakage, loss, or damage of personal information handled by Kayser Limited and to otherwise safely manage personal information.

2. compliance with the acquisition of personal information, etc.

The acquisition, use and provision of personal information by Kayser Limited shall be governed by the following

(1) Acquisition of personal information

Kayser Limited may obtain personal information from users of the Site to the extent necessary for the operation of the Site under our control.

(2) Purpose of use of personal information

Kayser Limited will not use personal information obtained by Kayser Limited beyond the scope necessary to achieve the purposes of use specified below, except as required by law or with the consent of the individual concerned.

(i) Operation, maintenance and management of the site

(ii) Provision and introduction of services through the site

(iii) Questionnaire to improve site quality

(3) Provision of personal information, etc.

Kayser Limited will not provide personal information obtained with the consent of the individual to any third party without the prior consent of the individual, unless otherwise required by law. Kayser Limited will disclose, correct, add, delete, or notify the purpose of use of personal information at the request of the individual in accordance with

the law, and will respond appropriately to any comments or inquiries from the individual.

#### 3. change of purpose of use of personal information

In principle, Kayser Limited will not change the purpose of use specified in the preceding paragraph, except with the prior consent of the individual concerned. However, this shall not apply in cases where the purpose of use after the change is publicly announced in advance and the change is made to the extent that it is reasonably deemed to have a reasonable relationship with the purpose of use before the change.

### 4. Provision of Personal Information to Third Parties

When Kayser Limited outsources all or part of the handling of personal information to a third party, Kayser Limite will fully screen the eligibility of the third party and will exercise necessary and appropriate supervision over the outsourced party to ensure the security of the personal information entrusted to the third party.

#### 5. improvement and review of the handling of personal information

Kayser Limited will conduct inspections of its handling of personal information, management systems, and initiatives, and will continually improve and review them.

#### 6. disposal of personal information

Kayser Limited will delete or dispose of personal information when it is no longer necessary in light of the purpose for which the personal information is used, and such deletion or disposal will be conducted in a manner necessary and appropriate to prevent external loss, etc., to the extent necessary to perform its business.