



CREACIÓN DE CUENTA BROKER TIWERWIT

WWW.BLACKBOXX910.COM

TERMINOS Y CONDICIONES

El proyecto BLACK BOX X910 nace con el fin de ofrecer lucro de manera legal y sin recaudar dinero de inversionistas, es por esa razón que cada cliente debe abrir su cuenta, subiendo los documentos necesarios para que sea autenticado a una empresa que posee permiso de tenencia de dinero y transacciones en el mercado financiero, estas empresas se llaman BROKERS.

Debido a que BLACKBOX es proveedor de redes neuronales, debe trabajar de mano con los Brokers puesto que nuestras operaciones son muy rápidas y requieren de condiciones de mercado especiales, como Spreads bajos, apertura y cierre de operaciones en menos de 400 milisegundos entre otros, algunos brokers bloquean nuestros sistemas o simplemente aumentan los costos para que deje de ganar, es por ello que debemos cambiar constantemente de Brokers.

Los planes para este proyecto es crear un BROKER propio, para ese momento tendremos un grupo de inversionistas quienes abran empezado desde el inicio del proyecto; Ilegaremos a un límite máximo de inversionistas para no llamar la atención de BANCOS y de grandes fondos de inversión como JP MORGAN.

Constantemente en el canal de youtube se publican videos dando a conocer el por que este proyecto es único, real y totalmente sostenible, somos consientes que cada transacción tiene un riesgo es por ello que nuestras redes neuronales están programadas para soportar una perdida máxima del 35% de los capitales, adicional los participantes de este proyecto deben mirar sus cuentas personales los días sábado preferiblemente directamente en la plataforma del broker y en cualquier momento pueden disponer de su capital.

Los cobros sobre gestión en TIGERWIT son del 40% y por ende para lograr pagar los incentivos mensuales a quienes quieren compartir este proyecto la ganancia mínima mensual debe ser del 25%, TIGWERWIT es nuestro aliado y con ellos tenemos un convenio diario de ganancias entre el 0.5% y 1.5% diario para el NO bloqueo de nuestras redes.

A continuación, adjuntamos un paso a paso que indica como debe abrir la cuenta en TIWERWIT, es muy importante abrirla con el link de BLACKBOX, puesto que ese link es el que le permitirá abrir su cuenta con las condiciones optimas para que se ejecuten las operaciones de compra y venta de divisas, acciones y CDFs de manera correcta.



Paso #1

Link de referido bróker: https://global.tigerwit.com/bonus?ib_pid=ib_50876487

Video paso 1: <https://www.youtube.com/watch?v=2P79ucsG5hA>

Paso #2

después de la verificación de su cuenta, seleccione el medio por el que quiere subir su dinero

Video paso 2: <https://www.youtube.com/watch?v=ise7VN7Bwc>

Paso#3

Debe llenar el LPOA para acceder a términos y condiciones adicional aceptar el cobro del proveedor que es del 40% sobre beneficios

video paso 3: <https://www.youtube.com/watch?v=JpWFVoWG6cc>

El LPOA lo encontrara al final de este documento, verifique que la ultima hoja tenga su firma y la firma de la MAM

paso #4

Crear su cuenta COPY, enlace:

<https://global.tigerwit.com/trader/50857979/#/trader/summary>

Asegurese de dar click en ese enlace, para crear su cuenta copy, pero una vez la cuenta copy este creada usted NO debe seguir esa estrategia, por ende no de click de nuevo.

Video paso 4: <https://www.youtube.com/watch?v=d5h9jt7JWDw>

Una vez usted cumpla todos los pasos anteriores, puede enviar su LPOA en PDF al siguiente correo, debe esperar 8 días hábiles para que su cuenta sea activada, y debe pagar su activación en el backoffice de BLACKBOX para que su LPOA sea aceptado.

CORREO DE ENVIO LPOA: latamsupport@tigerwit.com

Asunto: Conexión cuenta MAM blackbox

Solicito que mi cuenta ID: (ponga su número ID) a mi nombre, creada bajo este correo, pase al IB 50876487 (si ya está bajo ese link no efectuar cambios). Adicionalmente el capital se encuentra en la cuenta COPY y en este correo Adjunto de nuevo Mi Lpoa diligenciado.

INFORMACIÓN DEL PROYECTO: <https://t.me/proyectoX910>

**1. Terms of LPOA Agreement**

1.1 This **Limited Power of Attorney Agreement** (hereinafter referred to as "**LPOA Agreement**") forms a part of a wider agreement between **you**:

Full name _____

Permanent Address _____

(hereinafter referred to as the "**client**", "**your**" and "**yourself**");

AND

Full name _____

Permanent Address _____

Registered at (country of registration) with registration number _____ and authorized and regulated by (Regulator Name where applicable) with license number (insert license number where applicable)

(hereinafter referred to as the "**Referrer**")

AND

TigerWit Limited, (hereinafter referred to as "**TigerWit**", "**we**", "**us**", "**our**") is a company duly incorporated under the laws of the Commonwealth of The Bahamas and regulated by the Securities Commission of The Bahamas (SCB), registration number SIA-F185. Our registered office is situated at Sea Sky Lane, Sandport, Marina Village, P.O. Box SP-64368, Nassau, Bahamas.

The LPOA Agreement outlines the terms and conditions (hereinafter referred to as "**Terms**") governing your trading Account (hereinafter referred to as "**Account**") and all trading carried out in your Account with us.

1 In accepting this agreement, you confirm that you have read, understood and agreed with the following documents found on the TigerWit website and any future amendments specifically:

- i. Legal Notices
- ii. Privacy Policy and Cookie Disclosure
- iii. Trading Conditions Notice

- v. Client Agreement
- vi. Terms and Conditions of Business
- vii. Declaration by Client
- viii. Risk Disclosure Notice
- ix. Trade Responsibly Notice
- x. Client Categorization Notice
- xi. Protecting Client Funds
- xii. Order Execution Policy
- xiii. Conflicts of Interest Policy
- xiv. Complaint Handling Procedure
- xv. Trade Copying Declaration
- xvi. The Referral Agreement (where applicable)
- xvii. The terms (including the Schedule) of this LPOA Agreement; and

1.2 In the event that there is any conflict between this Agreement and the Securities Industry Act, 2011 (hereinafter referred to as the "**Act**") or applicable Regulations, the Act and applicable regulations will prevail. This Agreement will not exclude or restrict any duty or liability owed by us to you under the Act or Applicable Regulations under which we are not permitted to exclude or restrict. We will not assume any greater responsibility or fiduciary duty than that imposed by the Applicable Regulations or the express Terms of the LPOA Agreement and agreements and notices in the aforementioned section.

1.3 *It is in your best interest and protection, that you should take sufficient time to read the terms of this LPOA Agreement, as well as the additional documents provided to you as part of the wider Agreement and information available on our Website and through our Platform before you allow the referrer to act on your behalf on your trading Account, to trade Foreign Exchange and CFD trades and provide brokerage services for transactions in any products on your behalf via a Limited Power of Attorney arrangement. This LPOA Agreement contains important information about yours and TigerWit's rights and obligations in relation to the services provided to you. You should contact us as soon as possible to ask for any further information needed or if there is anything you do not understand. You should seek advice from a professional legal or financial adviser for further clarification if you are in any doubt or do not understand anything.*

1.4 It is TigerWit's intention that:



- i. The LPOA Agreement and documents mentioned in Section 1 contain all the terms and conditions that govern our relationship and your activities carried on with us through our Platform; and
- ii. The LPOA Agreement supersedes any prior oral or written representations, arrangements, understandings and/or agreements between you and TigerWit relating to your activities carried on through our Platform; and
- iii. Any acts, omissions or representations (oral or otherwise) made by you or TigerWit (including any of our staff and/or client management team who you have dealings with) shall not amend or take priority over the LPOA Agreement; and
- iv. All implied terms, conditions and warranties by statute or common law are excluded to the fullest extent permitted by the law. Variation of this agreement shall not be valid unless it is in writing and signed by or on behalf of all relevant parties;
- v. If any term of this LPOA Agreement contradicts the Client Agreement or other documents mentioned in section 1, the terms of this LPOA shall prevail with regards to the subject matter hereof; and
- vi. This LPOA may be executed in counterparts, in original or scanned electronic copy, each of which shall be an original but all of which together shall constitute one and the same instrument.

2. Services

2.1 (Insert Referrer's name) (referred to as the "Referrer")

2.1.1 The Client hereby appoints and authorises to give limited power of attorney to the Referrer in connection with the Client's Account(s) with full power to act on behalf of the Client, to do any one or more of the following permitted services under its authorisation, on the Client's behalf:

- a) Buy and sell or otherwise acquire or dispose of Contracts for Difference (CFDs), Spot foreign exchange (FX), commodity contracts and any and all other investments, on margin or otherwise, for and at the risk of the Client;
- b) To act for the Client and on the Client's behalf in the same manner and with the same force and effect as the Client might or could do with respect to purchases, sales or trades, as well as with respect to all other things necessary or incidental to the furtherance or conduct of such purchases, sales or trades.
- c) The Referrer is prohibited from withdrawal of the client's money. Clients must follow TigerWit's account funding and withdrawal policies and procedures.

2.1.2 This LPOA does not permit the Referrer to do any of the following activities:

- a) Deposit funds and assets into the Client's Account(s), redeem or withdraw funds or assets from the Client's Account(s), sign or agree to Terms and Conditions on behalf of the Client for services offered by TigerWit and/or new or updated Client Agreement in connection with this LPOA.
- b) This LPOA does not authorise the Referrer to change the Client's username or password or to add, delete or change the Client's Account information.
- c) Make any promise or guarantee in relation to financial services of products of TigerWit.
- d) Provide financial advice unless it is authorized to do so within its jurisdiction of operations.
- e) Participate, propagate or exaggerate any insider trading or false publicity.

3. Fees

3.1 TigerWit Charges

3.1.1 If the client's trading account is inactive for a calendar year, TigerWit reserves the right to charge an annual account maintenance fee of USD 15 (or currency equivalent) in order to maintain the trading account open.

3.1.2 Prior to trading CFDs the client needs to consider any applicable charges such as spreads, commissions, and swaps. The client is solely responsible for requiring clarifications from the Firm in relation to the above, if necessary



3.1.3 The client should note that not all charges are represented in monetary terms (for example, charges may appear as a percentage of the value of a CFD); therefore, the client needs to ensure that he/she understands the amount that the percentage amounts to.

3.1.4 TigerWit reserves the right to change, from time to time, any of the charges applicable to the client without prior written notice. The latest information shall be found online at <http://global.TigerWit.com>.

3.1.5 The client should note that any applicable charges shall be instantly deducted from his/her trading account.

3.1.6 The applicable spreads, including TigerWit's mark-up, if applicable, and commissions charged when placing a trade are available online at <http://global.TigerWit.com>.

3.1.7 A swap is a charge added or deducted for holding a position overnight.

3.1.8 In relation to trades in FX, depending on the direction of a held position and the interest rate differential between the two currencies, swap charges may be credited or debited to the client. Swaps are 3.4. calculated at the end of the day and are automatically converted into the client account base currency.

3.1.9 A triple swap is applied on a Wednesday. Swap rates are based on Interbank rates as reported by the company's liquidity providers. Note that 3.4. TigerWit applies its own admin fee to interbank rates, and updates its rates as often as is deemed necessary.

3.1.10 Further information regarding swaps can be found on <http://global.TigerWit.com>, or by contacting the firm's Customer Support Department.

3.1.11 All amounts charged shall be calculated in USD and applied in the client account's base currency, subject to the prevailing USD exchange rate.

3.2 Additional fees (fee adjustments)

3.2.1 TigerWit is not an agent of the Referrer, and in regards to the additional fees (fee adjustments) charged by the Referrer, TigerWit is only acting to facilitate the payment of such fees and commissions from the Client to the Referrer.

3.2.2 Any dispute with regards to any fees charged to the Client by the Referrer under this LPOA Agreement shall strictly be between the Referrer and Client, and TigerWit shall have no liability to either for the

facilitation of the fees or the fees.

3.2.3 The Client agrees to pay the Referrer a **Management Fee** of _____% per annum (charged monthly in arrears) for the services provided by the Referrer under the terms of this Authority.

3.2.4 The Client agrees to pay _____% monthly fee of the high-water mark net profit in the Client's Account, which shall be known as **Performance Fee**. For the avoidance of doubt, the Account equity must reach the previous high-water mark before any profit share percentage shall be due by the Client to the Referrer.

3.2.5 All amounts charged above shall be charged to the Client at the currency equivalent of the USD amount equivalent of the Client's Account base currency.

3.3 Authority to pay fees

3.3.1 Authority

The Client expressly authorises and directs TigerWit to withdraw from the Client Account and pay to the Referrer the fees and commissions ("Fees").

Authority Revocable

This authority may be revoked by notice in writing by the Client to TigerWit.

Liability

It is acknowledged by the Client that TigerWit is bound to act in accordance with this Authority and is released from any obligation or liability that would or might otherwise attach to it in relation to this Authority or the calculation of any Fees by the Referrer.

3.3.2 Indemnity

The Client continuously indemnifies TigerWit in respect of all liabilities and expenses properly incurred or suffered by TigerWit by reason of acting in accordance with this Authority or connected with it, or arising out of the calculation of any Fees by the Referrer.

4. Client consents as follows

4.1 Risk Warning

RISK WARNING: Contracts for Difference ('CFDs') are



complex financial products, most of which have no set maturity date. Therefore, a CFD position matures on the date you choose to close an existing open position. CFDs, which are leveraged products, incur a high level of risk and can result in the loss of all of your invested capital. As a result, CFDs may not be suitable for all individuals. You should not risk more than you are prepared to lose.

Before deciding to trade, you should ensure that you understand the risks involved and take into account your level of experience. You should seek independent advice, if necessary.

4.2 Client's Account

4.2.1 The Client confirms any and all transactions in respect of their Account are made by the Referrer on their behalf.

4.2.2 Even though the Client has granted the trading authority to the Referrer, it remains the Client's responsibility to closely scrutinise and monitor account activity.

4.2.3 The Client consents to TigerWit providing and/or allowing the Referrer to access the Client's Account data including the Client's personal or other information held by Referrer (including passwords).

4.2.4 The Client further consents to TigerWit providing copies to the Referrer of all notices, statements, information and correspondence relating to Client's Account(s).

4.2.5 The Client has at all times access to view their trading Account managed by the Referrer under this LPOA Agreement, using their login details issued by TigerWit. The Client is able to generate statements at any time which show all relevant account balances and information. The Client agrees to review their account statements on a regular basis, and contact TigerWit immediately if he/she has any queries. Any discrepancies on account statements must be reported to TigerWit as soon as they are identified.

4.2.6 It is the Client's responsibility to request from TigerWit statements on account status and details regarding the overall management of the account.

4.2.7 The Client agrees to receive account statements from TigerWit in relation to the trading activity carried out by the Referrer on the Client's Account.

4.2.8 The Client understands that a commission or

additional fee referred to as "**fee adjustments**" will be charged to their Account payable each time a trade is completed.

4.2.9 The Client is aware that TigerWit cannot and will not guarantee the performance of the trading carried out on the Client's Account by the Referrer on behalf of the Client. TigerWit will reject all claims of the Client that the Referrer failed to comply with the Client's recommendations. TigerWit does not endorse the services provided by the Referrer. TigerWit is not aligned to any Referrer and is the foreign exchange (Forex) trading platform provider. TigerWit does not endorse the operating methods or recommend any Referrer and is not liable for any potential negative trading performance of the Referrer.

4.2.10 The Client agrees to pay TigerWit promptly on demand for any and all losses arising therefrom or debit balance due thereon. The undersigned hereby ratifies and confirms any and all transactions with TigerWit hereafter made by the Referrer for the Client's Account(s).

5. Indemnifications

5.1 Indemnification of TigerWit by the Client

5.1.1 The Client agrees to indemnify and hold TigerWit and its affiliates, employees, agents and its and their successors and its and their directors, officers, employees and agents harmless from and against all claims, actions, costs liabilities, including attorney's or legal fees, arising out of or relating to their reliance on this LPOA Agreement, execution of any of the Referrer's instructions, TigerWit following the instructions of the Referrer; the performance or non-performance of the Referrer's services; any trade or action of the Referrer in Client's Account(s); and any dispute involving Referrer and the Client.

5.1.2 The Client will not attempt to hold TigerWit liable for any decision or action taken by the Referrer. This Indemnification shall remain in full force and effect until the LPOA Agreement is terminated according to the terms of this LPOA Agreement, such termination shall not affect any liability in any way resulting from transactions initiated prior to such termination. TigerWit's rights under this paragraph are in addition to any other rights under other agreements with the Client and/or Referrer.

5.1.3 The Client understands that the Referrer may use an electronic trading system to generate



trades, which exposes the Client to risks associated with the use of computers, and data feed systems relied on by TigerWit. The Client agrees to accept such risks, which may include, but are not limited to, failure of hardware, software or communication lines or systems and/or inaccurate external data feeds provided by any third-party vendors. The Client accepts that TigerWit is not liable for any resulting losses from the aforementioned risks.

5.2 Indemnification of TigerWit by Referrer

5.2.1 The Referrer agrees to indemnify and hold TigerWit and its affiliates, employees and its and their successors and its and their directors, officers, employees and agents harmless from and against all claims, actions, costs including attorney's fees, arising out of or relating to any breach by the Referrer of any provision of this LPOA Agreement; other Agreements with TigerWit and/or with the Client; the performance or non-performance of the Referrer's trade on the Client's Account(s); and any dispute involving the Referrer and the Account Holder. TigerWit's rights under this paragraph are in addition to any other rights it has under other agreements with the Client.

5.2.2 TigerWit shall not be held responsible or liable for any miscalculation or non-payment of said fees or commissions for any reason whatsoever. This payment authorisation shall remain in effect until it is terminated in writing by the undersigned.

6. Termination

6.1 Authorisation and indemnity under the LPOA Agreement is continuing and will remain in full force and effect until it is revoked. The Client, Referrer and TigerWit may revoke or terminate the trading authority over the account at any time.

6.2 In the event that TigerWit receives written notice of revocation from the Client or Referrer, TigerWit will notify the other party. The process of revocation can take up to 24 hours from TigerWit receiving the request to complete and TigerWit is not liable for any resulting loss during this period.

6.3 TigerWit may terminate the Referrer's trading authorisation over the account at any time for any reason. In the event TigerWit terminates the Referrer's trading authorisation over the Client's Account, TigerWit will provide written notice to both the Client

and the Referrer.

6.4 If the Client requests a withdrawal and/or transfer from his/her account, and there are insufficient funds available to pay the Referrer's fees as a result of such request or other action taken by the Client, the Client hereby agrees and understands that such request may not be processed for the full amount requested and agree that the Client shall remain obligated to make payment to the Referrer for any payments due pursuant to the agreement between the Client and the Referrer.

6.5 Where this LPOA Agreement has been terminated, the client's relationship with TigerWit will continue, unless expressly stated otherwise by either party, and default to an unmanaged trading account under TigerWit's original Client Agreement, accepted by the client upon completing the TigerWit application form.

7. Other

7.1 Subject as hereinafter provided, no party to this LPOA shall without the prior express written consent of the other party assign, novate, transfer, charge, sub-license or deal in any other manner with this LPOA Agreement or any of its rights or obligations hereunder. Notwithstanding the foregoing, TigerWit may, without consent assign or transfer all of its rights and/or liabilities under this LPOA Agreement at TigerWit's sole discretion.

7.2 Except for changes made in accordance with this LPOA Agreement, no deviation, intended or not shall constitute a modification hereof, nor constitute waiver by either party or any right hereunder.



TigerWit

Limited Power of Attorney Agreement

Acknowledgements

The Client agrees that he/she/they understands and certifies that the Client will have the financial resources to enter into this LPOA Agreement and the knowledge and experience to understand any and all the risks involved. By signing this LPOA Agreement, the Client acknowledges having read, understood and agreed to be bound by all the terms and conditions of this LPOA Agreement and agrees to their Account to be managed by the Referrer under a Limited Power of Attorney arrangement.

I agree to all the terms set out above and execute and deliver this power of attorney as a legal contract.

Client

I, Legal Power of Attorney and Referrer agree to all of the terms set out above and execute and deliver this power of attorney as a legal contract.

Referrer