

CONTRACT AGREENT

From:

FOXVALE BROKER INC

INVESTMENT CONTRACT/ AGREEMENT

This document is an investment contract (herein referred to as "Agreement") made and entered into on this 16th day of September, 2013 (the "Effective Date"), by and between FOXVALE BROKER INC., a Hamburg corporation ("Foxvale Broker"), and (INTENDING INVESTORS/ PARTNERS) for the purposes of investing in the Foxvale Broker Inc.

RECITALS

The purpose of this contract is to provide security for Investor's financial investment in Foxvale Broker Inc., The terms for a return on Investor's Investment amount, Foxvale Broker's Confidential Information and market position in the brokerage industry

WHEREAS, Foxvale Broker is currently operating in the Brokerage industry. Offering weekly return on Investment (ROI) to institutional investors, companies and private investors upon capital investment.) WHEREAS, Investor wishes to invest in Foxvale Broker Inc., and Foxvale Broker wishes to accept this Investment in exchange for asset management and weekly return on investment (ROI).

A. In consideration of the provisions and obligations in this Agreement, Investor and Foxvale Broker Inc., agree to the following terms:

AGREEMENTS

The parties hereby agree as follows:

Investment. Investor is willing to enter into this Agreement to provide to Foxvale Broker the \$1,000 – \$2,000,000 investment in consideration of the bundle of the weekly ROI to be paid by Foxvale Broker Inc.

Investor shall remit to Foxvale Broker Inc., the investment amount ranging from \$1,000 - \$2,000,000 via crypto stable coin (USDT) to the Company's e-wallet upon the Effective Date of this Agreement.

Investor and Foxvale Broker may agree to alternative investment terms, including adjustments (Top-up) on capital investment amount in exchange for an upgrade on the already existing bundle of choice.

2. <u>ROI to Investors.</u> In return for the Investment, Foxvale Broker agrees to pay to investor an amount equal to percentage stated on the hosting bundle of choice on a weekly basis.

Investor and Foxvale Broker Inc., agree the investment period will be over a minimum term of (3) years in which the investor has full access to withdraw weekly ROI as so desired.

3. Confidentiality and Publicity. Neither party may discuss or disclose any information, or originate any publicity, news release, or other public announcement, written or oral, whether to the public press, stockholders, or otherwise, regarding the terms and conditions of this Agreement, or the performance by either party of its obligations under this Agreement. However, the parties may discuss, disclose, or originate publicity, news releases, or other public announcements relating to information which (a) is or becomes generally available to the public other than as the result of an unauthorized disclosure by either party; (b) becomes available to either party in a manner that is not in contravention of any applicable laws from a source that is not bound by a confidential relationship with the other party; or (c) either party reasonably determines is appropriate for disclosure under any applicable law or is required to be disclosed by any law, court order, or other legal process, including, without limitation, federal securities laws. With respect to disclosure under item (c) above, the disclosing party will notify the non-disclosing party of its obligations to disclose and (i) the

non-disclosing party shall have the right to confirm through an opinion of the disclosing party's counsel of the obligation to disclose, and (ii) the parties will coordinate all such disclosures to the reasonable satisfaction of both the parties. Foxvale Broker shall provide Investors reasonable information regarding marketing/promotion plans for the investments made.

- 4. <u>Binding Agreement and Assignment.</u> This Agreement shall be binding upon and inure to the benefit of the parties and their respective successors and permitted assigns. Neither party may assign any of its rights or obligations under this Agreement to any individual or entity without the express written consent of the other party. Without limiting the foregoing, Foxvale Broker cannot assign any rights with respect to the service without securing from the assignee an acknowledgement of the obligations under this Agreement. In the event of any assignment by Foxvale Broker, Foxvale Broker shall remain bound by the royalty obligation contained herein.
- 5. <u>Entire Agreement, Headings, and Modification.</u> This Agreement contains the entire understandings of the parties with respect to the subject matter herein, and supersedes all previous agreements (oral and written), negotiations, and discussions. The descriptive headings of the sections of this Agreement are inserted for convenience only and shall not control or affect the meaning or construction of any provision hereof. Any modifications or amendments to this Agreement must be in writing and signed by both parties.

6. Refund Policy

The Refund Policy has been developed for the purpose of reducing the Clients/Company's financial and legal risks, as well as observing principles of anti-money laundering and counter terrorist activity.

The Company has the right to unilaterally block the access to the Secure Client Area, suspend accounts held by the Investor, cancel a request for transfer/ withdrawal, or make a refund, if the source of funds or the Client's activities contradict the anti-money laundering and counter terrorist financing policy.

The Company does not cancel the implemented investment transactions, therefore the Company has the right to freeze the funds of the investor, if within one month (30 days) from the date of investment, and no referral activity has been recorded on the accounts.

The Company has the right, under certain objective reasons and, if it is necessary, to make a refund of funds received via any payment system including credit/debit cards. Furthermore, the refund will be made to electronic wallets and bank details, which have been used by the Client when paying in the funds.

Should the Company classify the activities of the Client as inappropriate or contradicting the usual purpose of the Company's services usage, where there is a direct, or indirect, illegal or dishonest intent, the Company reserves the right to act within the framework of this document, without informing the Client in advance. All direct or indirect losses; expenses connected with transfer of funds are reimbursed to the Company from the Client's funds.

When replenishing an account bundle with any card (e.g.: credit card, debit card, prepaid card), the Client agrees not to lodge a request to the bank to charge back the payment which has already been credited to the trade account or to the provider of a credit/debit bank card, both during and after the use of the Company's services. Any such attempt will be treated by the Company as a breach of the Terms for the provision of services, for which the Client may be subjected to responsibility in accordance with national legislation. If the Company still withdraws the transaction payment back, we reserve the right to block the access to the Secure Client Area, freeze the Client's current balance and send the monetary fund back to the account of the Client, after payment of all services and fees.

The Company will take all necessary measures to prevent and block both crediting and withdrawal of funds from the Client's account by third parties. Crediting and withdrawal of funds from the account can be performed only by the holder of this account.

Once a withdrawal request is submitted, it can take KTM up to two business days (48 hours) to process the request. Once the request has been approved, please allow an additional 12 hours for the funds to show in your account.

There is no additional cost if you would like to cancel your account, just place a withdrawal request, and inform us about your desire to close your account. Withdrawals will be processed as per the withdrawal procedure outlined above.

- 7. <u>Choice of Law.</u> This Agreement shall be construed, governed, interpreted, and applied in accordance with the laws of the State of Hamburg, exclusive of its conflicts of law provisions.
- 8. <u>Waiver.</u> The waiver by either Party of the breach of any covenant or provision in this Agreement shall not operate or be construed as a waiver of any subsequent breach by either party.
- 9. <u>Termination</u>. To terminate this Agreement, Investor and the company must agree to and sign a termination contract pursuant to this section. The termination request shall be initiated by the Investor no later than 30 days prior to the intended termination.
- 10. <u>Severability.</u> In the event a court of competent jurisdiction declares any term or provision of this Agreement to be invalid or unenforceable for any reason, this Agreement will remain in full force and effect, and either: (a) the invalid or unenforceable provision(s) will be modified to the minimum extent necessary to make such provision(s) valid and enforceable; or (b) if such a modification is not possible, this Agreement will be interpreted as if such invalid or unenforceable provision(s) were not a part of this Agreement.
- 11. <u>Counterparts</u>. This Agreement may be executed in any number of counterparts, all of which will constitute one and the same instrument, and will be an original of this Agreement.

FOXVALE BROKER
[Signatures on Following Page]

IN WITNESS WHEREOF, this Agreement has been executed by the parties hereto through their duly authorized officers as of the Effective Date.

FOXVALE BROKER, INC. INVESTOR.

By: /Mr. / Leon Heinrich Ph. D. By: /Mrs. / Greta Karl

Leon Heinrich Ph. D. Greta Karl

CEO COO