

Termsand Conditions

These are the terms and conditions accorditogwhich the customer's account will opened and operated order to execute currency trading deals and other financial instruments Driem Equity Ltdhereinafter "the Company"), registration number 205267596, 1000 Sofia City, Sofia District (Metropolis); Metropolitan Municipalit Vuzrazhdane Region, 147 Knyaz Boris I Str., app. M2. Company operates under Investing Capital brand according the Bulgarian laws.

1. General

- 1.1. The Company will open a trading account for the client, upon receiving the required identification documents, and approvalof this agreement the client.
- 1.2. Accesso the client's accountly the client will be according to the terms and conditions of this agreement.

2. Electronic Trading

By signing this Agreement, the Clients entitled to apply for access codes, within the Company's electronic systems, in order to be able to give orders for the purchaser sale of Financial Instruments with the Company, through a compatible Personal Computer the Client, connected the internet. The Client acknowledges and understands that the Company reserves the right its discretion, to terminate the Client's access the Company's electronic systems or part of them in order to ensure the effective and efficient operation its systems and protect the interests of all its Clients and its own such cases the Company may close amyall trading accounts of the Client under.

The Client agrees and states that will keepin a safe place the access codes and not reveal threamy other person. He will not proceed and avoid proceeding any action that could probably allow the irregular unauthorized access ruseof the Electronic System.

The Client agrees not use the platform an abusive wayby lag trading and/or usagef server latency, price manipulation, time manipulation and similar practices used a case the Company will reverse all related Client's trades and close any all trading accounts the Client.

The Client will make all necessary effotts keep his access codes secret and known doulhim. Also, the Client will be liable for all orders given through and under his access codes and any such orders rebyithed company will be considered as received by the Client. In cases where a third person assigned as an authorized representative act on behalf of the Client, the Client will be responsible for all orders given through and under the representative's access codes.

The Client undertakes notify the Company immediately it comesto his attention that his access codes are being used unauthorized.

The Client acknowledges that the Company will rtake action based orders transmitted the Company using electronic means other than those orders transmitted the Company using the predetermined electronic means.

The Client agreeto use software programs developed third parties including but not limited the generality of those mentioned above, browser software that supports Data Security Protocols compatible with protocols by the Company. Moreover, the Client agrees ollow the access procedure (Logion) the Company for Electronic Services that support such protocols.

The Client acknowledges that the Company beans responsibility if unauthorized third persons have access information, including electronic addresses, electronic communication and personal data, when the above are transmitted between the Client and the Company any other party, using the internet other network communication facilities, telephoneor any other electronic means.



The Companys not an Internet Service Provider nor is responsible for any electricity failures that prevent theofuse the system and cannot responsible for not fulfilling any obligations under this agreement because he internet connectionor electricity failures. In the case of such electricity / communication/ Internet failures, and the Client wishesto execute a position, the he must telephone our operators the phone line and give a verbal instruction. The Company reserves the right decline any verbal instruction cases where its telephone recording system not operational or in cases where the Companys not satisfied of the caller's/Client's identity in cases where the transaction is complicated, and reserves the right ask the cliento give instruction by other means.

The Client acknowledges that the Company bears responsibility for any loss of the Client due inability of the Client due to inability of the Client access the Company's Trading Platforinthis inability was(1) a result of the Client's failure keep the Trading Platform software provide to the Clientup to date with all necessary updates and upgrades, (2) caused any other mechanical, software, computer, telecommunications other electronic systems failure the control of the Clientor the Company.

The Company's responsible to keep its Trading Platform and other electronic system used with the latest updates and upgrades originated from the relevant software/hardware provider and perform any necessary restates. Company's Servers which are either under the Company's controlot, in order to ensure the efficient and effective operation of its electronic system. These actions may cause any electronic system including the Company's Trading Platform being inaccessible the Client for a period time. The Client acknowledge that the Company bears no responsibility for any loss of the Clients caused dute the actions described hereion any other maintains action.

3. The Safe Execution Trades

1. The Company willin certain circumstances, accept instruction by telephoneor in person, provided that the Companyis satisfied, at its full discretion, of the caller's/Client's identity and clarity instructions. In case of an order received by the Companyin any means other than through the electronic Trading Platform, the order by transmitted by the company to the electronic trading Platform and processes if it was received through the electronic Trading Platform.

The Company reserves the rightt its discretion, to confirmin any manner the instruction and/or Orders and/or communications sent through the Communication System. The Client accepts the of is this interpretation and/or mistakes in the instructions and/or Orders sent through the Communication System, regard the show they have been caused, including technical and/or mechanical damage.

The Client has the right authorize a third person give instructions and/or order to the Companyor to handle any other matters related this agreement, provided that the Client has notified the Companyriting, of exercising such a right and that this person person proved by the Company fulfilling all for Company's specifications for this. Unless the Company receives a written notification from the Client for the termination behalf of the client and the Client will recognize such orders valid and committing. The above written notification for the termination of the authorization a third party has be received by the Company with a least 2 days' notice.

Once the Client's instructions or Orders are giveto the Company, they cannot revoked. Only n exceptional circumstances the Company may allow the Clientrevoke or amend the relevant instruction or Order. The Company has the right proceed to a partial execution of the Client's Orders.



- 2. The transaction (opening r closing a position)s executed the "BID" (Buy) / "ASK" (Sell) prices offeted the Client. The Client chooses desirable operation and makes a request ceive a transaction confirmation the Company. The transactions executed the prices the Client can seen the screen. Dute the high volatility of the markets during the confirmation process the price may change, and the Company has the toightfer the Client a new price. In the event the Company offers the Client a new price the Client can either accept the new price and execute the transaction refuse the new price, thus cancel the execution the transaction.
- 3. The Client, using electronic access, can give only the following ordetsading character:
- i. OPEN to open a position;
- ii. CLOSE to closean open position;
- iii. To add, remove, edit orders for Stop Losspending order whose purposis to limit lossat a pre-designated rate or loss), Take Prof(ta pending order whose purposis to close a transactionin full or in part, at a pre-designated rate or profit), Buy Limit (an order buy a certain financial instrument a designated pricer lower), Buy Stop (An order to buy a financial instrument which enteredat a price above the current offering price), Sell Limit (an order to sell a specified quantity financial instrumentat or above a specified price), Sell Stop (an orthesell a specified quantity of financial instrumentat or above a specified price.

Any other orders are unavailable and are automatically rejected. The confirmed open position cannobe cancelled by the Client.

Orders carbe placed, executed, change of removed only within the operating (trading) time and shall remain effective through the next trading session. The Client's Order shall valid in accordance with the type and time of the given Order specified. If the time of validity of the order is not specified, it shall be valid for an indefinite period. The Status of the orders always shown the client's online Trading Platform the event that access the online Trading Platform not possible, then Clients may contact the Company telephone and request the status of any of their pending orders.

- 4. The Company shall notite held responsible in the case of delays or other errors caused during the transmission of orders at addition the strangles of a compute or for any loss which the Client may inclur case this informations inaccurate.
- 5. The Company reserves the right change the opening/closing price (rate) and/or size and/or numbfethe related transaction (and/or the level and size any Sell Limit, Buy Limit, Sell Stop, Buy Stop ordercase any Financial Instrument becomes subject possible adjustments the resultof a Corporate Event. This operation applied exclusively to securities and has a meaning to preserve the economic equivable to the rights and obligations of the parties under that transaction immediately pritor that Corporate Event. All actions the Company according such adjustments are conclusive and binding upon the Customer. The Company shall inform the Customer of any adjustments soonas reasonably practicable.
- 6. While a Client has any open positions the exdividend day for anyof Financial Instrument, the Company reserves the righto close such positions tlast price of the previous trading day and open the equivalent volume the Financial Instrumentat first available price on the ex-dividend day. In this case the Company has inform the Client by internal mailin trading terminal about the possibility of such actions not later than the closing the trading session prioto the ex-dividend day.



- 7. Orders: Stop Loss, Take Profit, Buy Limit, Buy Stop, Sell Limit, Selbatonacial Instruments are executed the declared by the Client price in the first current price touch. The Company reserves the right too execute the order, or to change the opening (closing) price the transaction case of the technical failure from the trading platform, reflected financial tools quotes feed, and also case of other technical failures.
- 8. Under certain trading conditions may be impossible to execute orders (Stop Loss, Take Profit, Buy Limit, Buy Stop, Sell Limit, Sell Stop) any Financial Instrument the declared price. In this case the Company has the right execute the order change the opening (closing) price the transactionat a first available price. This may occur, for example, at times of rapid price movement the price rises or falls in one trading session such an extent that under the rules of the relevant exchange, tradiisc suspended or restricted. Or this may occur the trading session start moments. So as a result, placing a stop—loss order will not necessarily limit your loss the intended amounts, because market conditions may make impossible to execute such an order at the stipulated price.
- 9. The Client may submitto the Companyin writing by e-mailor deliveryby hand, his objectior to the execution the non-execution the mode execution and/or Order concluded his behalf within two (2) working days from the conclusion the transaction. Otherwise the transaction will considered valid and binding for the Client.
- 10. At Margin level less that 50% the Company has a discretionary right begin closing position starting from most unprofitable. If Margin levels equalor less than 3% on Classic & Straight Through Processing account, the Company will automatically close all position at market price.

The Client agrees and realizes that all conversations / communications between the Client and the Company can be recorded magnetic, electronic and other carriers. The Client further agrees that the Company has the right to

use these records evidence case any dispute arises between the Company and the Client. The Company has the righto refuse the Client the execution transactions through the telephone line the actions of the Client are not clear and not include the following operations: opening position, closing position, changing or removing orders.

In caseof force-majeure, the Company shall not bear responsibility to any homany form which shalbe caused to the Clientin the event that such harm is the resudf a force majeure also known as outside event which is incide control of the Company which influences Trading. The Company shall not bear any responsibility for any included communications and/or failure in the internet, including, without limitation, computer crashes any other technical failure, whether caused by the telephone companies and various telecommunication lines, the Company's computers or the Customer's Computers, hacker attacks and other illegal actions against the Server of the Company and also a suspension of trade in the financial markets concerning Financial Instruments the Company, the Company may, suspend, freezer close the Client positions and request the revision the executed transactions.

- 12. All price levels in the trading terminal are determined the Company's discretion. Any reference sthe Client to prices of other tradingor information systems shall disregarded.
- 13. Trading operations using additional functions of the client trading terminal suchs. Trailing Stopor Expert Adviser are executed completely under the client's responsibility they depend directly on the client trading terminal and the Company bears o responsibility whatsoever. The Company reserves the righteverse anyor all type of existing or previous transactions performedly the clientin anyof his trading accounts and terminate the agreement, as per clause 13.4 \(\text{n}\) case the client uses additional functions his trading terminal suchas expert adviser etc, which might cause a manipulation the execution process the financial instruments well as affect the smooth operations of the Trading Platform.



14. The 1 (one) standard lot size the measurement unit specified for each Financial Instrument tradedhe Electronic Trading Platform. The Company reserves the trighthange the Contract Specifications any time depending on the market situation. The Client agrees check the full specification the Financial Instrument before placing any order. The minimum volunce the transaction of 0.01 lot. A possible choice a leverage rate, according always to the account type, ranges from 1 up to 1:400 depending on the type of the account and the discretion of the CompanyAt opening of a Client trading account, the leverage rate applied to their trading account by contacting the Client. The Client may request for a lower leverage applied to their trading account by contacting the Company. The Company reserves the right hange the Client's trading account leverage at its discretion, either for a limited time period on a permanent basis by informing the Client written notice sent eitherby regular mailor by internal mail.

15 he levelof the swap rates may vain size and change depending the levelof interest rates. The Company reserves the righto change the swap value applicable the Financial Instruments on a daily basis and inform then through the website of the Company the Contract Specification section. The client agrees heck the full specification of the financial instrument before placing any order. From Friday Monday swaps are calculated once. From Wednesday Thursday swaps are calculated triple size. The company does not hat client and it is the Client's responsibility check for swap values.

16he company has the rightt its discretionto increaseor decrease spreads Financial Instruments depending on market conditions.

17. The Company has the right not accept trading all provided trading symbols be determined in its own absolute discretion, 2 minutes before and after a Critical News Release.

4. The client's declarations

- 4.1. The client declares that his communication with this agreement does not conflict with any laws gulations that are against him, and that is obliged to fulfill any duty that comes from using the system. The clienthe sole responsible person for all the trading deals performed his account, including all deposits and withdrawals, and is the only one responsible for the safety his login and password.
- 4.2. The trading services that are offered through the website are only suitable for those whom are **anythre** risk of tradingin the capital markets general and the currency market specifically. The incorrect usef inancial leverage systems runs the risk losing all the capital deposite in a short period of time.
- 4.3. The client declares that has knowledge of the trading system, including the opening and closing deals.

A client whois not familiar with the trading systems advised notto enter a trade unlesse receives guidance from the company representatives.

5. Consultation and limitation Responsibility

- 5.1. Thereis no advisoryat the Companyweb site or any other source regarding advice for against currency trading.
- 5.2. The company does not offer any advisory regarding Taxation.
- 5.3. Company will not be responsible for any faults, mistakes trespasses regarding losses expenses incurred, that may affect the clientry any third partyas a result of counting upon the information using the information that was giverto the clientry the companyor by any other person.



6. Limitation of loss

- 6. The order used o limit the loss is the stop loss order, anid is a solution for suspending the deal that causing loss of the value to the client's equity. The company advises this order using erder to gain control over the potential loss of every deals shown clearly at certain markets conditions there is no certainty that the limitation stop loss orders to be executed with the requested rater not at all.
- 6.2. The maximum loss of the client will not exceed the funds his account.
- 6.3. Company has a clear guidelirte Margin Requirements:
- 6.3.1A customer must have sufficient margin which mutat maintained in order to open or close a position Company has the right close any trade when Margin requirements are not met.
- 6.3.2. Company has the abilityo change any margin requirement their choosing.

7. Reports

- 7.1. The client carat any time browse through the reports regarding his ongoing trade through connection trading platform.
- 7.2The company does not send printed reports its clients. Uporto the clients' request, a report ongoing deals and the financial status of his account wilbe given out; this request cabe done digitally.

8. Responsibility

- 8.1. All trades takerby the clients are their own responsibility. Compa**isy**not responsible for any damage, result, ban, lossor debt that can occuto the client directlyor indirectly from this agreement.
- 8.7 The client declares that it's knowto him that trading currency pairs and other financial instruments are high risk deals. High leverage can quickly affect the resulta deal.
- 8.3. The client declares that he has read and understood all the details that are attachtedhis agreement.

9. Accounting and Payments

- 9.1. The amountsof any depositsor withdrawals willbe stated as a Balance transaction the account history.
- 9. Payments will be delivered to the client upon request which consistent with the details and conditions in this agreement.
- 9.3 The client declares and confirms that the company can deduct from his account all the taxies, including tax source fees, that are due accorditogregulations and will have no claims against the company.
- 9.4All clients that use credit card transaction have a lirtot1 card per account,0 transactions per card with a \$10,000 max amount per card.

10. Partners account

10.1.Regarding a multi owner account, accorditing the power of attorney that is used by the company all the owners are held responsible for their account. Any notification given out from the company peof the owners will be regarded as notification to all owners of the account. Any orders given obty one of the owners



to the company wilbe regarded as an order by all owners of one account; sthere are several order sequences, the last order will be regarded as the one that should be followed.

11. Agreement Expiration

- 11.1.Company supersedes the expiration an agreement action any time upon notifying the client and executed right away.
- 11.2.Closingor terminating the agreement from any party. Either the clieont the company wilbe obliged to close all open deals immediately after terminating this agreement, even prior, according the company's requirement.
- 11.3. Starting from the date of terminating the agreement, the clients not allowed able to open new deals or execute financial orders, without the approver the company.

12. General

- 12.1. This agreement and its schedule-appendix- supersedes all the communications between the parties.
- 12.2There willbe no expiration dateor cancellation for any changing this agreement that will take place unless there is a written stamped letter between the parties.
- 12.3. The clientis not entitled to forward or delete this agreement, including debitr credit to any third party
- 12.4. The introduction of this agreements an integral part of it.
- 12.5. The agreements written in paragraphs and titles and subtitles are there for offering the reading facility and it's not allowed to be used for commentary reasons.
- 12.6. This agreements only for adults 18+yrs
- 12.7.The client has approve receiving messages and announcements, including advertising material, from the company regarding the communication sets the company.
- 12.8. The diagrams that are showart Company books, are considered right and prooutfall that is included in them.

13. Bonus terms & conditions

- 13.1. These terms and conditions appty all bonus promotions referenced listed on www.investingcapital.com, affiliated sites, distributed in any and all forms of electronic communication.
- 13.2. Bonus will onlybe applied to one account and cannot transferred between accounts.
- 13.3. Client must trade a minimum trading volume the bonus amount divided by 4 (four) in order to withdraw bonus funds.
- 13.4. If the requirement is not fulfilled within 60 days(44 market days) from the deposit date, the bonus amount will be withdrawn out of the clients account this should cause a margin call, Company will wait for client either deposit additional funds r close allof his/her positions.
- 13.5. For exampleif an accountis funded with\$1000,and received a bonus 200\$,a trading volume 50 lots (200/4) has be done, in order to withdraw bonus funds and profits.



- 13.6. Bonus deposits are not pro-rated and trading volume requirements mbs that redeem entire bonus and profits amount posted before eligibility of withdrawal. For example you received a bonus 200\$ on a 1000\$ deposit, you must tradetatal of 50 standards lotto redeem the bonus amount.
- 13.7. The bonus and profits can onlye withdrawn once the minimum trading requirements outlined above have been met. By accepting the deposit bonus, clients may NOT withdraw the trading profit funds funds they received until minimum trading requirements have been met. Client may also withdraw the funds they deposited any time, but not the trading profit funds and bonus until minimum trading requirements have been met.
- 13.8. By accepting the deposit bonus, the clients agreethese terms and conditions. Company maintains the right to change the terms of the bonus policyat any time. Prior notice will be given to clients via posting on the websiteor email. Company will nobe held responsible for failure of the client regularly review and confirm posted terms and conditions.
- 13.9The trading volume will onlybe calculated on FXproducts.
- 13.10. All bonuses received will receive more than 100:1 leveragen the trading accounts.
- 13.11. By accepting the deposit bonus, the clients agreethese terms and conditions. Company maintains the right to change the terms of the bonus policit any time. Prior notice wilbe given to clients via posting the websiteor email. Company will nobe held responsible for failure the client regularly review and confirm posted terms and conditions.

14. Withdrawal Policy

Company finance department supervises every withdrawal request submitted will process withdrawals within the first 30 days of an account being opened, although special requests rbayconsidered. Please email support@investingcapital.com with such requests.

To be eligible to make a withdrawal, you must first supply full compliance documentation (Passport copy, valid utility bill and in some cases the copy the crdit card used make the deposits). The minimum withdrawal amouist \$50USD by credit card e-wallet, or its equivalent your chosen currency. The is no fee for withdrawaby credit card or the first withdrawal per month y wire transfer.

15. Refund Policy

When a refund requests submitted, Company may takep to 3 business dayso process the request. When your application is approved, you may neet b wait an additional 5 to 7 days before seeing the funits your account depending on the banking the clients working with.

Note:In case the client has received a credit bonus and wisteemake any withdrawal, the client must first have traded the specified volumes required by the "Bonuses" stipulation (see section above). Client whom has failed to tradeat the required volume, your withdrawal maye cancelled.

Disputes and Complaints

For any disputesor complaints, you may contacts via our chat services, email (support@investingcapital.com) or by telephone. We will process your dispute within 48 hours.



KYC (Know Your Customer) Policy

Know your customer policies have become increasingly important worldwide lately, especially among banks and other financial institutions, in order to prevent identity theft, money laundering, financial fraud and terrorist activity.

Company holds a zero tolerance fraud policy, as daking all measures possible prevent it. Any fraudulent activity will be documented and all related accounts it will be immediately closedAll funds in these accounts will be forfeited.

Prevention:

Company aims o ensure the integrity of any sensitive data obtains, such as your account information and the transactions you make, using a varied security measures and fraud controls. Securing your electronic transactions requires us to be provided with certain data from you, including your preferred deposit method.

When you deposit fundse will require the following documents

A copyof your valid passport with the signature page

Copiesof your credit cards, usetb make the deposit (Front side with only the 4 last digits visible, back side with the CVV covered).

A copyof a recent utility billin your name and address

If you have any questions, please don't hesitabecontact our customer support: support@investingcapital.com

Whendo I needto provide these documents?

We highly appreciate you taking the time provideus with all the necessary documents soonas you can, in order to avoid any delays processing your transaction. We require the receipt all the necessary documents prior to making any cash transactions your benefit.

Some circumstances may requires to request these documents before allowing any other activities your account, suchas deposits or trades.

Please note that we will not receive the required documents file, your pending withdrawals with cancelled and credited backto your trading account Wewill notify youon such event via our system.

How can I send you these documents?

Please scan your documents; take a high quality digital camera picture, save the images; pegs, then upload your documents through the client areas the websiteor alternatively send them via email docs@investingcapital.com

Howdo I knowmy documents are safe with you?

Company holds the security of documentationat highest priority, and treats all documents receives with utmost respect and confidentiality. All files e obtain are fully protected using the highest level possible encryptionat every stepof the review process.

Wethank you for your cooperation helpingus make company a safer place trade.



Arbitrage Trading Warning

A forex trading strategy which consists locating an incorrectly priced currency pair and buying sellingit against another currency pair for a profitable risk free tradby exploiting the Metatrader 4 technology "hole's forbidden."

In addition, abuse and/or arbitrage using company bonusærsswap free accounts strictly forbidden. Any trader believed to be performing arbitrage acknowledges that the company may remove any such illegally attained profits from his or her trading account and the client shall have right to oppose.