



MFX Capital

THE ART OF MONEY MANAGEMENT

**AGREEMENT UNDER THE PROGRAM MFX CAPITAL
BY MFX BROKER**

This Investment Agreement under the “MFX Capital” program (the “Agreement”) is entered into as of _____ (date) by and between Master Services Inc, registered in Belize (reg. # 138,716) (“Company”), and _____ (“Investor”).

For the implementation of the present Agreement, the following terms must be understood by:

«Investor» – any individual or corporate representative, who desired to invest money to Master Services Inc for the purpose of gaining the profit and has the legal right to realize such investment.

«Investor’s Capital» – the deposit realized by the Investor to the Investor’s Account and transferred by the inside operation to the Company.

«Wallet» – personal wallet given to the Client after registration. It has unique name and used for depositing and withdrawing money.

«Personal Profile» – personal area of a Client where all the information regarding to operations, activities and possible actions for a Client presented.

«Payment Schedule» – concrete schedule to pay profit to the Investors.

RECITALS

WHEREAS, Master Services Inc is a Limited Liability financial institution established to operate on financial markets, including Foreign Exchange brokerage, Investment, Education and other.

WHEREAS, Master Services Inc is able to attract investment to raise capital to fund the MFX Capital Program.

WHEREAS, the minimum amount of investment is considered to be 100 US Dollars.

WHEREAS, in order to invest in Master Services Inc, the Investor is prepared to make an equity-equivalent investment in Master Services Inc, structured as an investment on the terms and conditions specified in this Agreement.

NOW THEREFORE, the parties agree as follows:

1. GENERAL PROVISIONS

- 1.1 Investor agrees to invest the principle amount at a fixed or floating interest rate under conditions of Annex 1 of the current Agreement. Interest shall be calculated on a 30-day basis and shall be paid monthly commencing on the last day of the next calendar month following the initial deposit.
- 1.2 Investor is obliged to print, sign and upload in the personal cabinet the signed Investment Agreement during 30 days after the investment. If the signed Investment Agreement is not uploaded in the personal cabinet, the Interest will be not available for the withdrawal.
- 1.3 Company shall calculate Interest in the Investor's Capital from the start date of investment until the expiry date of current Agreement (excluded).
- 1.4 The deposited currencies, minimal deposit amounts, the interest rates of investment period, shall be established and amended by the Company.
- 1.5 To enter the Agreement Investor should have a Personal Profile registered on the website www.mfxbroker.com.
- 1.6 The Agreement shall enter into force from the day the Investor's Capital is deposited on the account defined in the Agreement.
- 1.7 Investing is carried out by submission of an investment application in a respective section of the Personal Cabinet. Once the application is submitted, an investment amount investor specified is deducted from his personal Wallet.

2. SIGNIFICANT TERMS AND CONDITIONS OF THE AGREEMENT

- 2.1 At the end of the investment period company is obligated to return initial investment sum to the investor's wallet, if at the end of the investment period the investor notify the company. This notification should be sent in 30 days before to the end of the investment period.
- 2.2 The investor is obligated notify the company 30 days before at the end of the investment period, otherwise, the investment sum will be reinvested for the same period under the terms and conditions effective in current agreement at the moment of the prolongation. You can review the terms and conditions of the automatically reinvestment on the company website.
- 2.3 In order to notify the company about investment withdrawal at the end of investment period it is necessary to mark the field "Withdrawal notification" in personal profile in section My investments.
- 2.4 The investor is authorized to make additional investment anytime. Additional investments are considered as separate investments and their interest rate will be calculated also separately.

2.5 Automatic extension

- 2.5.1 Company has the right to offer Investor the option to request automatic prolongation of depositing during the period of the Agreement for the deposits with already approved interest rates.
- 2.5.2 In case of automatic prolongation, the Agreement shall extend upon the expiry date of the Investor's Capital deposit by the same period under the terms and conditions effective in current Agreement at the moment of the prolongation.
- 2.5.3 In case the Investor is a private person, it is implied that he/she personally filled in the registration form; in case the Investor is a legal entity, it is implied that the registration form was filled by a person authorized for such actions on behalf of the legal entity.

3. TYPES OF ACCOUNTS AND OWNERSHIP

3.1 Individual Accounts

- 3.1.1 When Client opens Personal Profile and an individual account he/she is considered to be the sole owner of the account.
- 3.1.2 To open the Individual Account through Personal Profile Client must authorize the copy of his Identification Card and/or Passport, the number of mobile phone, E-mail and Payment Details.
- 3.1.3 All the authorizations are realized in Personal Profile of the Client on the website www.mfxbroker.com.

3.2 Legal Accounts

- 3.2.1 Account opening for a legal body implicates the same procedure as for an individual. The account can be registered for a company's executive or for another authorized representative. In case, the Company requires electronic copy of letter of attorney for the account certification.
- 3.2.2 Legal Account owner agrees to notify the Company promptly of the Company by means of communication mentioned in paragraph 9.1. of the present Agreement of any change in authority.
- 3.2.3 All the authorizations are realized in Profile of the Client on the website www.mfxbroker.com.

4. PAYMENTS AND ACCOUNTING

- 4.1 Company makes payments to Investor according to the Payment Schedule under the terms of Investor's Program and is not subject to any amendment unless both parties agreed otherwise.
- 4.2 Company performs its payment obligations to the Investor's Wallet made to the Investor's in full or by installments.
- 4.3 Interest Rate for the previous month is transferred to Investor's Wallet according to Payment Schedule.
- 4.4 Interest does not include any kind of taxes and/or other duties prescribed under the legislation of the Investor's country of residence.
- 4.5 Withdrawals from the Investor's account can be made only to the Investor's Wallet it was deposited from and is not subject to be resent to any third party account unless otherwise agreed hereunder.
- 4.6 For avoidance of any doubt, Investor is not authorized to demand any share, bond or other financial interest or any amount of money from the Company other than written in the current Agreement.
- 4.7 Company shall not be liable for any loss, liability or any damage, caused by by the third parties (e.g. bank, electronic payment provider, etc.)

5. INVESTMENT CAPITAL PROTECTION

- 5.1 Unless the violation of the Agreement or any of its terms by the Investor, the Company guarantees to return the Investment Capital to the Partner in full amount.
- 5.2 The Company guarantees by its initial capital, that no negative performance and/or any losses experienced by the Company will affect the payment of the Investor's Capital in full amount to the Investor.
- 5.3 The Company is committed to provide safe capital structure through the retention of earnings to guarantee the protection of the Investor's Capital.
- 5.4 Investor's Capital always have to be safe and secure. The Company shall not in any way impair by unreasonable or discriminatory measures of the management, maintenance, use, or disposal of the Investor's Capital.

6. EXPIRY OF THE AGREEMENT

- 6.1 The Investment considered to start as far as the capital funds are transferred or deposited on Investor's Wallet and investment application in a respective section of the Personal Profile is submitted.
- 6.2 The Investment shall be made for the Investment period identified by the Investor in his Personal Profile during investment application process.
- 6.3 The following agreement is not a subject of early termination, with the exception of force majeure, prescribed in paragraph 8.2.

7. REPRESENTATION AND WARRANTIES

- 7.1 The Company is a corporation duly formed, validly organized and in good standing in the jurisdiction of its formation. All consistent documents of the Company and all amendments and supplements to any of the foregoing (collectively, "Company Constituent Documents") are in full force and effect as of the date hereof.
- 7.2 The Company is duly qualified to conduct business as it is currently being conducted and except where failure to be qualified would not reasonably be expected to cause, is in good standing as a foreign corporation in all jurisdictions in which the nature of its business or location of its owned and leased property and assets require such qualification.
- 7.3 The Company has full power and authority to enter into this Agreement and each of the other investment documents, to incur the obligations as contemplated hereby, and to carry out the provisions of this Agreement and each of the other investment documents. The Company has taken all action necessary for the execution and delivery of this Agreement and each of the other investment documents and for the performance by the Company of each of its obligations hereunder and there under, as evidenced by corporate resolution.
- 7.4 Upon execution and delivery by each of the parties thereto, this Agreement and each of the other investment documents shall be enforceable against the Company in accordance with their respective terms.
- 7.5 The Company is not a party, to the Company's knowledge, threatened by any law suits, actions, claims, investigations by Governmental authorities or legal, administrative, arbitration or mediation proceedings. The Company has no knowledge of any basis or grounds for any such suit, action, claim, investigation or proceeding.

8. FINAL PROVISIONS

- 8.1 Jurisdiction and Governing Law. This Agreement and all relations between the Client and the Company are governed by the laws of Belize and competent court for the settlement of any dispute which may arise between them shall be Belize court.
- 8.2 Force Majeure. Neither party shall be deemed in default of this Agreement to the extent that performance of its obligations or attempts to cure any breach are delayed or prevented by reason of any act of God, fire, natural disaster, accident, riots, acts of government, or any other cause beyond the reasonable control of such party; provided, that the party whose performance is affected by any such event gives the other party written notice thereof within three (3) business days of such event or occurrence.
- 8.3 Relationship. The relationship of the Company and the Client established by this Agreement is that of independent contractors, and neither party is an employee, managing partner or joint venture of the other.
- 8.4 The invalidity of unenforceability of any provision or any portion of any particular provision herein shall not affect the validity of any other provision.
- 8.5 This Agreement shall be binding upon the heirs, executors, administrators, successors and assigns of the parties hereto.

9. COMMUNICATIONS MEANS

- 9.1 The Company uses the following means to communicate with the Client:
- the trading platform internal mail service;
 - email;
 - phone, including Voice over IP;
 - electronic communication means (messengers).
- 9.2 The Client uses the means listed in paragraph 9.1. of the present Agreement to communicate with the Company.
- 9.3 Messages, documents, adverts, notifications, confirmations and reports, etc. can be considered received by the other Party:
- one hour after being sent to an e-mail address;
 - one hour after being sent by internal post of the trade platform;
 - immediately after telephone call is completed;
 - immediately after chat session in electronic communication mean is completed.

COMPANY / КОМПАНИЯ	
NAME/ ИМЯ:	MASTER SERVICES INC., REGISTRATION NUMBER 138,716
BENEFICIARY'S ACCOUNT NUMBER (IBAN) / НОМЕР СЧЕТА КОМПАНИИ:	LV18 CBBR 1123 1232 0001 0
BENEFICIARY'S ADDRESS / АДРЕС КОМПАНИИ:	SUITE 5, GARDEN PLAZA, MOUNTAINVIEW BOULEVARD, CITY OF BELMOPAN, BELIZE
BANK NAME / ИМЯ БАНКА:	BALTIKUMS BANK AS
BANK SWIFT CODE:	CBBRLV22
BANK ADDRESS / АДРЕС БАНКА:	SMILSU IEĻA 6, LV-1050, RIGA, LATVIA

ANNEX 1 TO THE AGREEMENT UNDER THE PROGRAM MFX CAPITAL BY MFX BROKER

The following conditions apply to the Investors who participate in the investment program “MFX Capital” regulated by the terms and conditions of the current Agreement.

PROGRAM	6 MONTHS	12 MONTHS	24 MONTHS
INTEREST RATE	2% monthly	3% monthly	Floating rate 3%-5%*
MINIMAL DEPOSIT	500\$*	100 \$*	10 000 \$*
MAXIMUM DEPOSIT	Unlimited	Unlimited	2 000 000 \$*
INVESTOR'S CABINET	YES	YES	YES
CORPORATE INVESTMENTS (FUNDS, SME)	YES	YES	YES
SIMPLIFIED INTEREST WITHDRAWAL PROCEDURES	YES	YES	YES
INVESTMENT EXPERT CONSULTATION	YES	YES	YES

* - or equivalent in any other currency of the Wallet

* - for the first 10 months - 3% monthly, the next 8 months - 4% monthly, the last 6 months - 5% monthly

* - fixed rate on automatically reinvestment(annual interest) - 12%



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