

THIS AGREEMENT is made this 27th day of October 2023.

### **BETWEEN:**

- 1. #1 Business Network (Legally known as Ace of Diamonds Inc.), hereby referred to as The Network of the first part,
- 2. The Trader (as defined below) of the second part.

## **WHEREAS:**

A. The Network possesses certain capital that it is willing to provide to the Trader for the purpose of trading.

B. The Trader possesses certain skills and abilities related to trading, which the Trader will employ to generate profits from the capital provided by The Network.

**NOW, THEREFORE**, in consideration of the mutual covenants contained herein and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties agree as follows:

# 1. GRANT OF CAPITAL

The Network hereby agrees to grant the Trader access to certain capital (the "Capital") for the sole purpose of trading. The trader will continue to have access to the capital, so long as he is showing consistent profits. They will be granted access more capital if they are showing market-beating profit statistics.

# 2. PROFIT SHARING

The Trader and The Network agree to share the net profits derived from the trading activities as follows: the Trader will receive 40% and Managers will receive up to 10%. Net profits shall be calculated as gross revenues from trading activities minus all direct costs and expenses, including but not limited to transaction fees. Such profits will be distributed on a monthly basis. The trader accepts that in case of profit, to withdraw funds he will need to verify his account via ID card on the partner site. If the trader refuses to confirm his identity he will not be able to withdraw.

# 3. TRADER OBLIGATIONS + APPROPRIATION OF FUNDS.

The Trader agrees to use best efforts in trading with the Capital and to communicate regularly with The Network regarding trading activities and results. The Trader acknowledges and agrees that the Capital is provided solely for the purposes of executing trading activities as set forth in this Agreement. Any other use or misappropriation of the Capital is strictly prohibited. The Trader shall not withdraw, transfer, pledge, or otherwise dispose of the Capital except as expressly permitted in writing by The Network. Any misappropriation of funds shall be considered a material breach of this Agreement and will result in immediate termination of this Agreement and may result in legal action to recover such funds, in addition to any other remedies available to The Network at law or in equity.

### 4. LIABILITY LIMITATION

In no event shall The Network be liable for any direct, indirect, punitive, incidental, special, consequential damages or any damages whatsoever due to the trading activities. The Trader shall indemnify and hold harmless The Network from any claims arising from trading activities.

### 5. RISK ACKNOWLEDGEMENT

The Trader acknowledges and agrees that trading activities can result in losses as well as profits and agrees to accept all risks associated with such activities. The Trader acknowledges that they have the necessary skills and knowledge to understand these risks.

#### 6. DEFAULT

In case of any loss incurred by the Trader, The Network reserves the right to take appropriate actions to recover such losses, such as closing the account.

### 7. TERM AND TERMINATION

This Agreement commences on the Effective Date and continues indefinitely until terminated by either party with 30 days' notice. The Network retains the right to terminate this Agreement with immediate effect if the Trader breaches any term of this Agreement. If the contract is terminated for any reason, all funded accounts, outstanding profits, and any capital provided by The Network will be immediately returned to the direct ownership of The Network.

#### 8. GOVERNING LAW

This Agreement will be governed by and construed in accordance with the laws of the jurisdiction where The Network is located, in California, USA.

#### 9. ENTIRE AGREEMENT

This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes all prior discussions, negotiations, and agreements, whether oral or written.

