

Win Expert S.R.L., with PI and Cod. Tax 5076750289, N. REA PD – 441167 , in Piazzola sul Brenta (PD), Via Luigi Einaudi, No. 11/13 In the person of the Legal representative Pro-Tempore, hereinafter referred to as the "Licensor"

and:

Mr./the Mr. The- _____

_____ / _____

_____ in _____

No. _____, no tel.

_____ email address _____

Called "Customer";

Or

The company _____

_____ Fiscal code _____

Established in

_____ In person of the legal representative pro Mister Timely

____-____-____, N.-____..... ____/____ ____, hereinafter referred to as "customer",
in the following

General terms of the contract

1) Definitions

For the purposes of this contract, we mean:

- "Licensor": Win Expert S.R.L., with PI and Cod. Tax 5076750289, N.

REA PD - 441167 and registered office in Piazzola sul Brenta (PD), at the Via
Luigi

Einaudi, No. 11/13;

- "Customer" means the natural person, or the company, of whatever type and
purpose it is, or the association, or the foundation, or any other organisation,
having or not Legal personality and profit, which for professional purposes or
less, ask for the purchase of the Software;

- "Expert Advisor": Programs for automated trading solutions, with appropriate
strategies to

Operate in the financial markets, created to be loaded on the platform

MetaTrader 4;

- "Video Tutorials": Are demonstration videos the installation and use of the
software;

- "Demo Account": is a virtual trading account, in which the capital that you
have is virtual;

- "Historical Test Report": These are documents that show the list of all the operations carried out by the software, in a given period of time; report synthesis evaluation to understand the overall trend of strategy in a given period.

2) License to use the software:

2.1 On condition that the price is regularly paid, the licensor grants to the customer, who accepts, a non-transferable and non-exclusive license to use of the Software specified in this contract.

2.2 The customer may not assign or transfer to a third part the contract, the license as well as any other rights or obligations deriving from these present conditions. In particular the software is not transferable to third parties. It is made expressly and absolutely forbidden to the customer to transfer directly or indirectly to third parties, in any way, the software license to use or copy.

2.3 In the case of any variation of any of the identification data of the customer with which the license of use has been issued, the customer must give prior written notice to the Licensor so that he can verify that there has been no transfer of ownership and may eventually provide new access keys to the use of the program.

2.4 The customer is solely responsible for determining his or her needs and evaluating the opportunity of using the Software. The customer is solely responsible for

the use of the Software and the results obtained. The customer declares to have been informed and consequently to be aware that the Software licensed under this contract can be modified, updated or corrected at any time.

The customer will be sent an automatic communication by mail (to the address indicated during the registration phase) regarding the availability of new updates; Will

Faculty of the customer proceed to the installation. The customer will be able to proceed the update under his own direct responsibility.

2.5 The user license does not give to the customer any rights on the source program; All

The techniques, algorithms and procedures contained in the program and in the related

documentation (manuals) are confidential information owned by the Licensor and can not

be used by the customer for purposes other than those indicated in this contract.

The customer is expressly forbidden to copy all or parts of the programs granted in use

on the basis of this contract, or in printed form readable by the computer if not for reasons of safety and operational functionality, according to the current provisions of law.

2.6 The programs remain the exclusive property of the licensor. The customer is therefore forbidden to transfer them or sublicense them to third parties or in any case to allow it's use by third parties either for free of charge or for consideration.

3) Object

3.1 This contract governs the terms of the license for use of the Software products (Program) – "Expert Advisor" available on the website www.win-expert.it, towards payment of a price.

The customer can choose to purchase the license to use one or more kits for on-line trading, each of which offers a different combination of products.

3.2 The Licensor grants the customer the right to use the software products in a non-

Exclusive way indicated on the website www.win-expert.it, accompanied by the necessary documentation of use, without giving up any rights of economic exploitation on them.

4) Customer obligations :

4.1 The customer is required to install the Software package correctly and in accordance with the installation procedures specified in the tutorials and manuals on the website.

4.2 The customer is required to verify the correct installation and to constantly monitor the operation of the Expert Advisor, of the Metatrader 4 platform and the hardware support, even verifying the existence of updates or new versions. The purchased software will work exclusively on the Metatrader 4 platform; In case of updateing of the Metatrader 4 platform the licensor will make the

adjustment of the software, with relative sending of the update, it will be the customer's care and responsibility to apply with diligence the update; If the failed and/or incorrect installation of the update causes malfunction, the licensor can not be held responsible in any way. The licensor does not guarantee the correct functioning of the Expert Advisor in case of significant modifications of the Metatrader 4 platform made directly by the latter or installed by the customer on other platforms for the management of the online trading activity. The licensor and all those who collaborate in various ways in his activity, do not respond to the detrimental consequences that may derive from the customer or third parties: (1) From a wrong or incomplete installation of the Expert Advisor on the Metatrader 4 platform by the customer; (2) from relevant changes of the Metatrader 4 platform; (3) from malfunctioning of the Metatrader 4 platform and the hardware support used by the customer; (4) from features not compatible with the host machine; (5) from the customer's unreliable internet connection; (6) from the failure of updating of Windows and the failed installation to the "market stop" of the latter; (7) from the choice of a broker by the customer who applies spreads and commissions with values higher than those indicated in the manuals.

4.3 The customer immediately exonerates the licensor from any liability resulting from anomalies and/or problems that may occur to the hardware system in the exclusive Availability of the customer, waiving any claim and/or action against the Licensor for such anomalies and/or problems.

4.4 The customer is obliged to keep the contents of the products secret and to protect the licensor's intellectual property rights and its suppliers, in particular the obligation

not to modify the products or to incorporate them in any other way into other programs.

4.5 The customer agrees after having signed the contract, to send it immediately to

Postal mail, and in any case no later than 7 days after the purchase, the Licensor by sending an e-mail, to the addresses indicated on the website www.Winexpert.it.

It.

5) Customer statements and disclaimer of liability

5.1 The customer certifies that they have the necessary powers to conclude the present contract and declares that the information given to the licensor during the completion phase and/or of the account are corresponding to the truth. The licensor and all those who collaborate in various ways in his activity, they do not respond to the prejudicial consequences that may derive from the customer to third parties from false or inaccurate information rendered by the customer during the completion of the contract and/or the account.

5.2 The customer declares that he has well understood that the operations carried out with the products offered by Win Expert S.R.L. involve different levels of risk/performance and can cause losses.

A detailed explanation of the risks associated with the operations is reported in the technical sheets attached to this contract (hereinafter referred to as manuals).

5.3 The customer declares to have well understood that before stipulating the present contract choosing his own kit, he must make sure that he understands the type of product offered and risks related to it.

5.4 The customer also declares to have well understood that he will have to evaluate his own objectives and his ability to identify the kit that is most suitable for him, being well aware that the licensor to this end, on the website www.win-expert.it has made historical explanatory reports for the client available to the manuals and tests in choosing the most suitable kit.

5.5 The customer declares that he has well understood that no financial flow exists between the licensor and the customer, and that no telematic trading of financial securities, including the electronic trading of currencies, is carried out by the licensor on behalf of the client.

5.6 With the signing of the present contract, the customer declares to have well understood that the granting of the license to use in question and the use of the Expert Advisor do not constitute services or investment activities in accordance with the effects of the D. Lgs 24 February 1998, no 58 – single text of financial and subsequent amendments and in particular cannot be intended as an investment advisory service to the public of financial products.

5.7 The customer declares that he has well understood that Win Expert S.R.L. does not guarantee in any way the success of positive outcome of the individual operations arranged with the help of the Expert Advisor and the Ability to obtain, through the use of the Expert Advisor, future performance similar to those previously obtained or those simulated ones in the test reports from 01.01.2014 to 30.08.2017 referred to the website www.win-expert.it. The Licensor and all those who collaborate in various ways in his activity, do not respond to the detrimental consequences which may derive from the customer or third parties from the operations arranged for the through the Expert Advisor.

5.8 The customer declares that he has well understood that the licensor is not a digital financial brokerage company and does not act like a broker.

5.9 The licensor does not respond in any case to the losses suffered by the customer.

5.10 In The event of defects the licensor is only required to replace or repair the Software products, with the exclusion of any other liability obligation .

5.11 In any case , any liability of the licensor shall not exceed the amount paid.

6) Choice of products

The customer can choose the kits described on the website www.win-expert.it which are based on historical report tests that offer the possibility to customize

the levels of

Risk/Return according to your preferences and/or needs.

7) Duration of the License:

The subscription contract with a minimum duration of one month, the customer has the possibility to choose the duration of the subscription directly from the website www.win-expert.it.

8) resolution and withdrawal

8.1 The violation by the customer of the obligations set out in Articles 2, 4, 5 of this contract gives the licensor the right to terminate the Contract with immediate effect, with the following cancellation of the rights covered by the license of use granted, in addition to any claim for compensation for the most damage.

8.2. The violation by the customer of the obligation under art. 4.5 of this contract gives the licensor the right to suspend the execution of the contract for 10 days, the persistent failure of the customer beyond that term attributes to the licensor the right to terminate the contract with immediate effect, with reimbursement to the customer of the payment made.

8.3 The customer has the right to withdraw from the contract, without indicating the reasons, within 14 (fourteen) days after the conclusion of the contract.

8.4 The right of withdrawal can be exercised by the customer by communicating his will, within the expiration of the withdrawal period, to the licensor with an explicit declaration to be sent by means of pec.it or ECR. A/R. at the address indicated on the website www.win-expert.it.

For this end the customer can use the withdrawal form present in the website www.win-expert.it.

8.5 In case of withdrawal from the contract the payment made to the value of the licensor, including any costs will be reimbursed to the customer, including any delivery costs resulting from the customer's choice of a type of delivery type other than the

less expensive type of standard delivery offered by the licensor, without undue delay and in any case no longer than 14 days from the day we are informed of the customer's decision to withdraw from this contract.

Such reimbursements will be made using the same means of payment made by the customer for the initial transaction, unless the same has expressly agreed otherwise.

9) Intellectual property rights and Software ownership:

9.1 under Art. 1, paragraph 1 of Decree-Law of 22 March 2004, no 72, as amended from the conversion law 21 May 2004 No. 128 the works present on the website www.Win-expert.it they have fulfilled the obligations under the legislation on copyright and related rights.

9.2 The reproduction of the communication to the public, the making available to the public, the rental and the loan , the public execution and to the diffusion without the authorization of the holder of the rights is prohibited.

9.3 Violations shall be subject to the penalties provided for by art. 171, 171-bis, 171-ter, 174-bis and 174-ter of Law 633/1941.

10) Obligations of the Licensor – guarantees

10.1 The Licensor undertakes to activate the software for signing the contract and for paying the price.

10.2 The licensor only guarantees that the products are able to perform the products are able to perform the operations envisaged and described in the technical data sheets (manuals) attached to this contract. Any verification will be made using only the tests prepared by the licensor. The guarantee is also subject to compliance with the customer's obligations to the correct functioning of the computer and the system software as well as the correct use of the system by the customer.

11) Software use conditions:

11.1 The customer has the right to use the products granted in use through this contract, by downloading the kit referred to in the chosen online trading website www.Win-expert.it.

The customer has the right to use only the programs covered by this contract,

as described on the website www.win-expert.it.

11.2 The customer can download from the website Www.win-expert.it the technical sheets of the kits and the sets.

The synthesis of the "historical Test reports" of each set briefly describes the functioning and configurations made by the licensor. The synthesis of "historical Test reports" offers the possibility to the customer to customize the levels of risk/performance according to their own preferences, based on the "historical Test reports" made by the Licensor listed on the website www.win-expert.it.

12) Price – terms and conditions of payment

The customer is obliged to pay the price in advance to the licensor indicated on the website www.win-expert.it corresponding to the chosen period of use of the Software license; The payments must be made by the customer according to the method indicated on the website www.win-expert.it. The invoices regarding the payment will be sent to the e-mail address, previously communicated by the customer.

13. Confidentiality in the management of data processing responsibilities:

The customer's personal data will be processed and protected in accordance with D. Lgs. 196/03; The customer may request the update, the correction of the integration and cancellation according to article 7 of Legislative Decree No. 196/03.

14. Special conditions on intellectual property, on the use and confidentiality of the software:

The software will remain the sole owner of the licensor. Therefore, the customer is expressly forbidden to reproduce and/or duplicate or allow reproduction and/or the duplication of all or part of the software content of packages and application programs of the user's manual and any other accessory-type printing in order to transfer them or grant them to third parties for any reason, even free of charge or otherwise allow their use.

15. Communications about management of the service:

15.1 The customer acknowledges that the ordinary means of exchanging information and

Communications regarding the current management of the service consists of e-mail exchanged between the licensor and the customer at the addresses indicated in the contract.

15.2 The customer and the licensor undertake to promptly and reciprocally communicate any variation of the addresses and contact with respect to what is indicated in the contract.

16) Language and law of reference– Exclusive Forum:

The parties recognize the Italian law and the Italian language as valid only, for all articles and clauses of this contract.

For anything not expressly governed by this contract, the parties will make

exclusive reference to the current legislation of the Italian legal system as applicable.

Any dispute should arise between the parties concerning the interpretation, execution or

resolution and in general the fate of the agreements referred to in this agreement, and in which this clause constitutes an integral part – and its subsequent additions and modifications must be referred exclusively to the decision of the Court of Justice of Padova.

If the customer is a consumer, for any dispute that should arise between the parties about interpretation, execution or termination is usually the fate of the agreements referred to this contract– and for which this clause is an integral part – and to it's subsequent additions and modifications, the territorial jurisdiction will be the judge of the place of residence or domicile of the consumer if located in the territory of the State.

Place and date ____-____-____-____-____-____... _ _ _ _ _

The client ____ _ _ _ _-____... _____

To the senses and the effect of arts. 1341 and 1342 Cod. Civ., the customer claims to have

read and specifically approve the terms of these general conditions of the contract provided for arts. 2 (license to use the software); 4 (Customer's obligations); 5

(Customer declarations and disclaimer); 8 (resolution and withdrawal); 10)

Licensor's obligations – guarantees); 16 (Language and reference Law – Exclusive forum).

Place and date ____-____-____-____-____-____... _ _ _ _ _

The client ____ _ _ _ _-____... _____