

END-USER LICENCE AGREEMENT

IMPORTANT!

- READ THE TERMS AND CONDITIONS OF THIS LICENSE AGREEMENT (hereinafter- the “EULA”) CAREFULLY BEFORE CONTINUING WITH THIS PROGRAM INSTALL.
- PRIOR THE USE OF THE PROGRAM GET ACQUAINTED WITH THE INFORMATION WITHIN THE WEB SITE WWW.MARKETS4YOU.COM.
- REMEMBER THAT BY CLICKING “INSTALL”:
 - o YOU IRREVOCABLY ACCEPT THIS EULA AND AGREE TO ITS TERMS AND CONDITIONS,
 - o YOU DECLARE YOURSELF INTENTIONALLY AND UPON YOUR SOLE AND FREE WILL ENTERING INTO THE LEGAL TRANSACTION WITH MARKETS4YOU,
 - o YOU DECLARE YOURSELF OBLIGED BY THIS EULA AND YOU HAVE READ AND UNDERSTAND ALL THE TERMS AND CONDITIONS OF THE EULA,
 - o YOU UNDERTAKE TO ACT IN ACCORDANCE WITH THE EULA.
- IF YOU DISAGREE WITH THE PROVISIONS PROVIDED HEREIN PLEASE REFRAIN FROM THE INSTALLATION AND USE OF THE PROGRAM.
- WE PROHIBIT USE OF THE PROGRAM ON A LIVE ACCOUNT WITHOUT PRELIMINARY TESTING BY TRADING ON A DEMO ACCOUNT.

This EULA is a legal agreement between You and E-Global Trade & Finance Group, Inc., the company established under the laws of British Virgin Islands with the registration No.1384287 and office at First Floor, Mandar House, Johnson's Ghut, P.O. Box 3257, Road Town, Tortola, British Virgin Islands (hereinafter – “Markets4you”), regarding Your use of the Markets4you trading platform (hereinafter- the “Program”, hereinafter the parties together – the “Parties”),

WHEREAS You wish to use the Program and its content to perform certain trading operations with the financial instruments and execute other manipulations within the respective financial markets,

WHEREAS You intend to gain the profit by the use of the Program, NOW,

THEREFORE, the Parties hereby agree as follows:

1. “AS IS” DISCLAIMER

- 1.1. The Program and all associated content are provided on an “as is” and “as available” basis. Markets4you does not provide You any warranties, whether express or implied, as to the full functionality of the Program or any of its content.
- 1.2. Markets4you shall not be liable for any loss, whether such loss is direct, indirect, special or consequential, suffered by You or any third party as a result of the use of the Program or its content. Any operations performed by You are done at their own risk and You shall be solely liable for any loss/ damage if such occurs to You or any third party.
- 1.3. Should You encounter any bugs, glitches, lack of functionality or other problems on the Program, You are welcome to inform Markets4you immediately so Markets4you can rectify those accordingly. The assistance of Yours in this regard is greatly appreciated.

2. LICENCE

- 2.1. This Program has been presented to You only for non-commercial and private use. Markets4you grants You the non-transferable, non-exclusive and revocable rights of possession concerning the Program subject to the terms of this EULA (hereinafter – the “License”). Simultaneously You agree that the License granted upon the EULA by no means shall not be the object of any legal transactions you deem directly or indirectly to establish/ promote/ arrange with any third party prior the conclusion of the EULA and moreover – afterwards its commencement.
- 2.2. Any transfer of the License to third parties without the written permission of Markets4you is illegal and refers to the direct violation of the EULA. PLEASE BE WARNED THAT YOU SHALL BE BROUGHT TO CIVIL AND CRIMINAL PROCEEDINGS IN CASE YOU OFFEND THE RIGHTS OF MARKETS4YOU DESCRIBED WITHIN THE EULA.

2.3. By accepting the EULA You acquire a single-user License unless other is directly stated. You undertake not to sell, resell, license, rent, lease, lend, or otherwise transfer the Licence to any third party. You are prohibited to distribute the Program and to arrange the access to the installation of the Program by the distant communication methods.

3. INTELLECTUAL PROPERTY, COPYRIGHT

3.1. All title, including but not limited to copyrights, in and to Markets4you products (this Program in particular) and any copies thereof are owned by Markets4you. All title and intellectual property rights in and to the content which may be accessed through use of Markets4you products (this Program in particular) is the property of Markets4you and are protected by applicable copyright or other intellectual property laws and treaties (PLEASE REFRAIN FROM THE PLANNED ACTIONS IF THAT IS NOT CERTAIN TO YOU). This EULA obliges You to use such objects of intellectual property accordingly to the statements mentioned. All rights not expressly granted by all means are reserved by Markets4you.

3.2. The Program and all its content is the intellectual property of Markets4you. No transfer fully or partially of the intellectual proprietary rights relating the Program is set within the EULA. You recognize Markets4you as sole and legitimate owner of the Program and You undertake to respect the rights of Markets4you described herein by acting upon the provisions of the EULA.

3.3. You are prohibited to modify, distort, update or change the Program and all its content. You are prohibited to reverse engineer, decompile, or disassemble and hack the Program and all its content. Promotion or support of such actions is also prohibited. PLEASE BE WARNED THAT ALL SUCH ILLEGAL ACTIONS ARE CLASSIFIED AS THE CRIMINAL OFFENCE AND PROSECUTED BY THE RESPECTIVE INSTITUTIONS ACCORDINGLY.

4. AML OBLIGATION

4.1. You oblige not use the Program for the illegal purposes, especially (but not limiting to) for “money laundering” activities. You oblige to execute and maintain on the permanent basis all the necessary and reasonable your person and your privacy related anti “money-laundering” measures, including but not limiting – intentionally or unintentionally disclosing your passwords and other personal data to the third parties, negligence on the privacy protection concerning any of your accounts at the social media networks, e-mail service providers, etc.

4.2. Please note that Markets4you shall deem you as the ultimate beneficiary owner of your trading account connected to the Program with all the obligations arising in this regard.

5. LIABILITY, OTHER DISCLAIMERS

5.1. GENERAL DISCLAIMERS

5.1.1. In no event shall Markets4you be liable for any damages (including, without limitation, lost profits, business interruption, or lost information) rising out of use of or inability to use the Program, even if Markets4you has been advised of the possibility of such damages. In no event will Markets4you be liable for loss of data or for indirect, special, incidental, consequential (including lost profit), or other damages based in contract, tort or otherwise. Markets4you shall have no liability with respect to the content of Markets4you products (this Program in particular) or any part thereof, including but not limited to errors or omissions contained therein, libel, infringements of rights of publicity, privacy, trademark rights, business interruption, personal injury, loss of privacy, moral rights or the disclosure of confidential information.

5.1.2. Markets4you shall be no liable for damage/ loss caused by the risks related to Force Majeure events such as - natural disaster, military activities, strikes, riots, interruptions to the functionality of networks and other IT equipment, interruption of the electricity power, etc.

5.2. NO WARRANTIES

5.2.1. Markets4you expressly disclaims any warranty for the Program. The Program is provided 'As Is' without any express or implied warranty of any kind, including but not limited to any warranties of merchantability, non-infringement, or fitness of a particular purpose. Markets4you does not warrant or assume responsibility for the accuracy or completeness of any information, text, graphics, links or any other items contained within the Program. Markets4you makes no warranties respecting any harm that may be caused by the transmission of a virus, worm or other such program. Markets4you further expressly disclaims any warranty or representation to You or to any third party.

5.3. USE OF PROGRAM

5.3.1. The way You use the Program is solely dependent on You. You shall not claim Markets4you concerning this matter since the outcoming results are generated directly by You in person or Your omission during their use. WE STRICTLY RECOMMEND PRIOR THE USE OF THE PROGRAM PLEASE TEST IT ACCORDINGLY AND GET ACQUAINTED WITH THE OUTCOMING RESULTS TO BE SURE THEY MATCH YOUR INTERESTS AND EXPECTATIONS.

5.3.2. REMEMBER! You are going to run a Program that has partial access to your mobile device contents. You should only run such Program if you get it from a trusted and officially recognized by Markets4you source; you should not run such a Program if you are in doubt about the potential consequences of using it the origins of the Program are not clear to you.

5.4. NO ASSET MANAGEMENT

5.4.1. By no means Markets4you does not provide asset management and / or investment advice service within the scope of EULA.

6. COMMENCEMENT AND TERMINATION

6.1. THIS EULA COMMENCES WHEN YOU CLICK “INSTALL” AND REMAINS EFFECTIVE TILL IS HAS BEEN TERMINATED IN ACCORDANCE WITH THE PROVISIONS SET HEREIN.

6.2. THIS EULA IS EFFECTIVE FOR THE TIME YOU USE THE PROGRAM AND EVEN AFTERWARDS YOU UNDERTAKE TO RESPECT THE PROVISIONS OF THE EULA.

6.3. The EULA shall be terminated if the period of 10 years has passed since Your last session of the used of the Program.

6.4. Notwithstanding the mentioned herein Markets4you has the exclusive right to revoke the Licence transferred to You at any time. In this case You agree to stop the use of the Program as soon as You have been notified by Markets4you regarding this matter.

7. MODIFICATIONS OF EULA

7.1. From time to time Markets4you may, upon the sole discretion, update or modify this EULA, without specific notice to You. The most recent version of this EULA is located at <http://wp.markets4you.com/en/trading/> and You undertake to follow the updates and carefully review them prior the use of the Program.

8. JURISDICTION AND GOVERNING LAW

8.1. The EULA has been concluded by the Parties within the jurisdiction of British Virgin Islands (BVI).

8.2. The Parties irrevocably accept that any legal relations, claims, disputes arising from the EULA shall be governed by the laws of BVI. The Parties acknowledge that the legal proceedings if any shall be performed at the respective court instances of BVI.