

This 1CFT Trader Agreement (the "Agreement") sets forth the terms and conditions governing your relationship with DROPMEISTER LTD, with registered seat at a 9/F Amtel Bldg 148 des voeux rd, Central Hong Kong, Registration No 75360102. In this Agreement, the undersigned trader is referred to as "Trader" or "You."

WHEREAS, DROPMEISTER LTD is a proprietary trading company that invests its own capital in financial markets, and

WHEREAS, DROPMEISTER LTD may, from time to time, allocate portions of its capital to be traded by You on terms contained herein or as posted with a feeder programs that evaluates traders who demonstrate sufficient skill and risk management.

NOW, THEREFORE, for good and valuable consideration the parties agree as follows:

1. PURPOSE OF THIS AGREEMENT

The purpose of this Agreement is to set forth the terms and conditions under which the trader may trade the DROPMEISTER LTD Capital.

2. SERVICES PROVIDED

Upon acceptance of Trader's qualification after successful completion of an assessment or evaluation program, DROPMEISTER LTD shall create and fund account (the "Account") and provide the Trader with the credentials to access and trade the Account.

3. TRADER REPRESENTATIONS

3.1. The Trader is a natural person, of sound mind, legal age and legal competence.

3.2. The Trader is not relying on investment advice provided by DROPMEISTER LTD or any other entity in making its trading decisions.

3.3. The activities of the Trader under this Agreement are not prohibited under any law or contract to which the Trader or DROPMEISTER LTD is subject. In the even that such prohibitions come to light after the effective date of this Agreement, the Trader acknowledges that this Agreement may be terminated without notice.

3.4. The Trader acknowledges that the Account and trading platform are provided by a third-party broker(s) and the Trader has no privity with the brokers used by DROPMEISTER LTD to execute the trades and Trader may not contact said brokers directly regarding any trade dispute or other issue. All such matters must be directed to DROPMEISTER LTD to resolve.

3.5. The Trader has full power and authority to execute this Agreement and to perform its obligations hereunder. This Agreement constitutes the valid and legally binding obligation of the Trader, enforceable in accordance with its terms.

4. THE ACCOUNT

You accept full responsibility for monitoring the Account to ensure that trades have been executed correctly and to ensure that no unauthorized trading is occurring in the Account. You may not give control over the Account to any other person or entity and you may not control the Account of any other DROPMEISTER LTD authorized trader. You shall maintain the confidentiality of the Account credentials and prevent the unauthorized use thereof at all times. If You become aware of any deliberate or inadvertent disclosure, loss, theft or unauthorized use of the Account credentials, You must notify DROPMEISTER LTD immediately and request a new password.

The capital in your Funded Account is notional and may not match the amount of capital on deposit with the Broker. A Funded Account is notionally funded when actual funds in the account (i.e., the equity in a Funded Account represented by the amount of capital) differs from the nominal account size (i.e., the size of the Funded Account that establishes the initial account value and level of trading). Notional funds are the difference between nominal account size and actual capital in a Funded Account.

Use of notional funding does not change the trading level or that the account may trade in any manner differently than if notional funds were not used. In particular, the same conditions and rules applicable to a soft breach, hard breach, Daily Loss Limit, Max Trailing Drawdown, stop loss and position limits apply.

Any violation of this Agreement will result in the closing of your account and termination as an authorized trader of DROPMEISTER LTD. Additionally, the following actions may also result in the immediate closing of your account:

- Exploiting errors or latency in the pricing and/or platform(s) provided by the Broker
- Utilizing non-public and/or insider information
- Front-running of trades placed elsewhere
- Trading in any way that jeopardizes the relationship DROPMEISTER LTD has with a broker or may result in the cancelling of trades
- Trading in any way that creates regulatory issues for the Broker
- Utilizing any third-party strategy, off-the-shelf strategy or one marketed to pass assessment accounts
- Attempting to arbitrage your account with another account with the Company or any third-party company, as determined by the Company in its sole and absolute discretion.

5. PERFORMANCE SPLITS & WITHDRAWALS

As an authorized trader for DROPMEISTER LTD, DROPMEISTER LTD agrees to pay you the percentage of gains generated in the Account, as set forth in the Welcome Email. Withdrawal requests will be

processed on demand, but can be requested no more than once every 30 days. Withdrawals will be paid out via the available payment options at the time of the withdrawal request, which may change from time to time. Upon processing of a withdrawal request, DROPMEISTER LTD shall also withdraw its share of the gains in the Account.

For example, let's assume the following:

- Beginning account balance - \$100,000
- Performance split 75%/25% in favor of You.
- Account equity one month later is \$120,000

You request a withdrawal of \$10,000. \$10,000 of the gains in your Account will be withdrawn representing your \$7,500 and the Company's \$2,500. The new Account Balance High Water Mark will be adjusted back to \$110,000 for purposes of adherence to Risk Management and Program Rules going forward. Please note that upon requesting a withdrawal, Your maximum trailing drawdown equity breach level will automatically lock in at Your starting balance. Any gains in the Account above the highwater mark after a program rule is violated, will be distributed according to the established performance split.

6. TRANSMISSION OF ORDERS

DROPMEISTER LTD shall have no responsibility for delays in the transmission of orders due to disruption, failure or malfunction of communications facilities and shall not be liable for any claims, losses, damages, costs or expenses, including attorneys' fees, to any person or entity arising other than as a direct result of DROPMEISTER LTD's gross negligence.

7. MARKET PRICING, EXECUTION, POSITION & TRADING LIMITS

DROPMEISTER LTD operates at an arm's length with the Broker. All market pricing and trade executions are provided by the Broker and are not changed or modified by DROPMEISTER LTD. Additionally, DROPMEISTER LTD does not mark-up transaction costs established by the Broker through adjusting bid-offer spreads, markups/markdowns, commissions charges or swaps. For purposes of managing risk and minimizing transaction costs, DROPMEISTER LTD may offset or negate market risk and act as the direct counterparty to certain trades initiated in the Account. Such trades are executed at prices provided by the Broker. This framework is intended to ensure you receive real market execution on your trades, while simultaneously allowing DROPMEISTER LTD to manage risk dynamically by routing existing positions or future orders to third parties for execution as we deem appropriate. DROPMEISTER LTD believes that such real market execution and dynamic risk management would not be possible or as cost-effective if trades were executed in simulated accounts. Regardless of whether DROPMEISTER LTD acts as counterparty to Your trades, the gain or loss on your Funded Account is not calculated differently. However, when DROPMEISTER LTD acts as the counterparty to your trades, there is an inherent potential conflict of interest because Your trades do not result in net gain or loss

to DROPMEISTER LTD, as your trades would if DROPMEISTER LTD was not the direct counterparty. DROPMEISTER LTD reserves the right to limit the number of open positions You may enter or maintain in the Funded Account at any time, and to revise in response to market conditions the drawdown levels at which trading in the Funded Account will be halted. DROPMEISTER LTD or the Broker reserve the right to refuse to accept any order.

8. TRADING HOURS

All references to DROPMEISTER LTD hours of trading are in U.S. Eastern Time (“ET”) using a 12-hour format. Access to the market is typically available from 5:00 PM ET on Sunday to 4:00 PM ET on Friday, but DROPMEISTER LTD reserves the right to suspend or modify its trading hours at any time and in such an event will inform clients in advance on a best-efforts basis of any changes in its operating hours. Trading hours by contract type may vary.

9. MODIFICATION OF TERMS

DROPMEISTER LTD reserves the right to modify the terms and conditions of this Agreement or the risk management and program rules at any time and effective upon notice to You. Continued use of the Account after such notice shall constitute your acceptance thereof.

10. INDEPENDENT CONTRACTOR

The Trader shall perform its duties and otherwise conduct its trading activity in the Account as an independent contractor and not as an employee or agent of DROPMEISTER LTD. Aside from adherence to the Risk Management and Program Rules, the Trader acknowledges that Trader, nor any of its officers or employees is an officer, director or agent of DROPMEISTER LTD and that DROPMEISTER LTD is not, and will not be, responsible for any trading decisions made on behalf of the Trader and may not commit the Trader to any action. The Trader represents that DROPMEISTER LTD does not have the power either to control the Trader or to exercise any dominating influences over its activities. The parties hereto understand and acknowledge that this Agreement shall not create or imply any agency relationship among the parties, and the Trader will not commit DROPMEISTER LTD in any manner except when a commitment has been specifically authorized in writing by DROPMEISTER LTD.

11. INDEMNIFICATION

The Trader hereby agrees to indemnify, defend and hold DROPMEISTER LTD and its officers, directors, employees, corporate affiliates, white label partners and agents harmless from any loss, damage, liability, claim, cost, awards and expenses, including but not limited to reasonable attorneys’ fees, arising out of the Trader’s illegal and/or wrongful actions and/or any breach of Agreement. Without limiting the foregoing, this indemnity clause shall apply to all allegations of wrongdoing including allegations of illegal use of insider information and all transactions requiring corrective action. If DROPMEISTER LTD is informed of any pending action or possible loss against the Trader, DROPMEISTER LTD may set off any monies due to the Trader in amounts sufficient to cover any pending arbitration, litigation, customer complaints, unsecured debits and unpaid expenses in connections with the Trader’s trading.

12. INTELLECTUAL PROPERTY AND CONFIDENTIALITY.

All copyright, trademark, trade secret and other intellectual property rights ("IP") in and related to DROPMEISTER LTD shall remain at all times the sole and exclusive property of DROPMEISTER LTD and/or its 3rd party service providers and Traders shall have no right or interest in the IP, except for the right to access and use the Account as specified herein. Trader acknowledges that the IP is confidential and has been developed through the expenditure of substantial skill, time, effort and money. The Trader will protect the confidentiality of DROPMEISTER LTD and/or its 3rd party service providers. Trader will not publish, distribute, or otherwise make information available to third parties any information derived from or relating to the IP. Trader will not copy, modify, de-compile, reverse engineer, and make derivative works of the IP or in the manner in which it operates.

13. INTERRUPTION OF SERVICE

EXCEPT AS OTHERWISE EXPRESSLY PROVIDED IN THIS AGREEMENT, ANY TECHNOLOGY, BROKERAGE OR TRADING PLATFORM (THE "TRADING ENVIRONMENT") UTILIZED BY DROPMEISTER LTD, WHETHER DEVELOPED OR MAINTAINED BY IT OR A THIRD PARTY, IS PROVIDED "AS-IS" AND "WITH ALL FAULTS", AND, TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, DROPMEISTER LTD, INCLUDING ITS AFFILIATES, SUBSIDIARIES, LICENSORS, SUBCONTRACTORS, DISTRIBUTORS, SERVICES PARTNERS, WHITE LABEL PARTNERS, AGENTS AND MARKETING PARTNERS AND EACH OF THEIR RESPECTIVE EMPLOYEES, DIRECTORS AND OFFICERS (COLLECTIVELY, "RELATED PARTIES") DISCLAIM ALL REPRESENTATIONS, WARRANTIES AND CONDITIONS OF ANY KIND, EXPRESS OR IMPLIED, REGARDING THE TRADING ENVIRONMENT, OR OTHERWISE RELATING TO THIS AGREEMENT, INCLUDING WARRANTIES AND CONDITIONS OF FITNESS FOR A PARTICULAR PURPOSE, MERCHANTABILITY, MERCHANTABILITY, NON-INFRINGEMENT AND ACCURACY AND NON-INTERFERENCE (B) NEITHER DROPMEISTER LTD, NOR ANY RELATED PARTY WARRANTS THAT (I) THE TRADING ENVIRONMENT IS OR WILL BE SECURE, ACCURATE, COMPLETE, UNINTERRUPTED, WITHOUT ERROR, OR FREE OF VIRUSES, WORMS, OTHER HARMFUL COMPONENTS, OR OTHER PROGRAM LIMITATIONS, (II) THE TRADING ENVIRONMENT WILL MEET YOUR REQUIREMENTS, (III) THE RESULTS THAT MAY BE OBTAINED FROM THE USE OF THE TRADING ENVIRONMENT WILL BE ACCURATE OR RELIABLE, (IV) ANY ERRORS IN THE TRADING ENVIRONMENT WILL BE CORRECTED (C) YOU ASSUME THE ENTIRE COST OF ALL NECESSARY SERVICING, REPAIR, OR CORRECTION OF PROBLEMS CAUSED BY VIRUSES OR OTHER HARMFUL COMPONENTS, UNLESS SUCH ERRORS OR VIRUSES ARE THE DIRECT RESULT OF DROPMEISTER LTD'S GROSS NEGLIGENCE OR WILLFUL MISCONDUCT (D) DROPMEISTER LTD AND RELATED PARTIES, JOINTLY AND SEVERALLY, DISCLAIM AND MAKE NO WARRANTIES OR REPRESENTATIONS AS TO THE ACCURACY, QUALITY, RELIABILITY, SUITABILITY, COMPLETENESS, TRUTHFULNESS, USEFULNESS, OR EFFECTIVENESS OF THE FORMS, DATA, REPORTS, RESULTS OR OTHER INFORMATION OBTAINED, GENERATED OR OTHERWISE RECEIVED BY YOU FROM ACCESSING AND/OR USING THE TRADING ENVIRONMENT OR OTHERWISE RELATING TO THIS AGREEMENT, AND (E) USE OF THE TRADING ENVIRONMENT IS ENTIRELY AT YOUR OWN RISK AND NEITHER DROPMEISTER LTD NOR ANY OF THE RELATED PARTIES SHALL HAVE ANY LIABILITY OR RESPONSIBILITY THEREFROM.

14. LIMITATION OF LIABILITY

NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS AGREEMENT, IN NO EVENT WHATSOEVER SHALL DROPMEISTER LTD BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, INCLUDING BUT NOT LIMITED TO LOSS OF GAINS, LOST TIME OR GOOD WILL, EVEN IF DROPMEISTER LTD HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY OR OTHERWISE. DROPMEISTER LTD SHALL NOT BE LIABLE FOR ANY CLAIMS AGAINST YOU BY THIRD PARTIES. IN NO EVENT SHALL THE MAXIMUM CUMULATIVE LIABILITY OF DROPMEISTER LTD IN CONNECTION WITH THE TRADING ENVIRONMENT AND/OR THIS AGREEMENT, REGARDLESS OF THE FORM OF ACTION, EXCEED THE AMOUNT OF ANY GAINS GENERATED BY YOU IN THE ACCOUNT. NO ACTION, REGARDLESS OF FORM, ARISING FROM OR PERTAINING TO THE TRADING ENVIRONMENT MAY BE BROUGHT BY YOU MORE THAN ONE (1) YEAR AFTER SUCH ACTION HAS ACCRUED.

15. FORCE MAJEURE.

DROPMEISTER LTD shall not be liable to Trader for any claims, losses, damages, costs or expenses, including attorneys' fees, caused, directly or indirectly, by any events, actions or omissions, including, without limitation, claims, losses, damages, costs or expenses, including attorneys' fees, resulting from civil unrest, war, insurrection, international intervention, governmental action (including, without limitation, exchange controls, forfeitures, nationalizations, devaluations), natural disasters, acts of God, market conditions, inability to communicate with any relevant person or any delay, disruption, failure or malfunction of any transmission or communication system or computer facility, whether belonging to DROPMEISTER LTD, Trader, any broker, trading platform or third-party service provider.

16. MISCELLANEOUS

16.1. This Agreement between the DROPMEISTER LTD and the Trader constitutes the entire agreement and understanding of the parties hereto, and supersedes any and all previous agreements and understandings, whether oral or written, between the parties with respect to the matters set forth herein.

16.2. Any notice or communication permitted or required hereunder shall be in writing and shall be deemed sufficiently given if hand-delivered, sent postage prepaid by certified or registered mail, return receipt requested, or emailed to the respective parties as set forth below, or to such other address as either party may notify the other in writing:

16.3. This Agreement shall be binding upon and inure to the benefit of each of the parties hereto and their respective successors, legal representatives and assigns.

16.4. This Agreement may be executed in any number of counterparts, each of which together shall constitute one and the same original document.

16.5. This Agreement may be amended, modified or waived, at any time by DROPMEISTER LTD.

16.6. This Agreement shall be governed by and construed in accordance with the laws of Cayman Islands. The venue for any proceedings arising out of or relating to this Agreement shall be in Cayman Islands. The prevailing party in any litigation arising out of or relating to this Agreement shall be entitled to an award of its reasonable attorneys' fees and costs.

16.7. This Agreement or any section thereof shall not be construed against any party due to the fact that said Agreement or any section thereof was drafted by said party.

16.8. All section or paragraph titles or captions in this Agreement are for convenience only and shall not be deemed part of the context nor affect the interpretation of this Agreement.

16.9. All pronouns and any variations thereof shall be deemed to refer to the masculine, feminine, neuter, singular or plural as the identity of the person or entity may require.

16.10. If any provision of this Agreement, or the application of such provision, shall be held invalid, the remainder of this Agreement, or the application of such provision to persons or circumstances other than those as to which it is held invalid, shall not be affected thereby.

16.11. This Agreement may not be assigned by either party hereto without the written consent of the other, but shall be binding upon the successors of the parties.