

CONTRACT

AFFILIATE PROGRAM AGREEMENT

Today,, in the city of Asenovgrad, Bulgaria, the present partnership program contract was concluded

between:

1. FOREX BG LTD, with a business address: zh.k. Badelema, bl.12, entr. B, fl.2, apt. 4, 4230 Asenovgrad, Plovdiv, Bulgaria.

Company registration number: 206059089, manager Vasil Bedrov and referred to as **Owner** for short

and

2./full name/

3. Personal number/ID number:

And regular address:
.....

abbreviated as **Partner**

the Company is the sole owner and operator of the Internet site known as:
silverslegends.com

Pursuant to Art. 32 of the Commercial Law in Bulgaria, under the following conditions, the parties agreed as follows:

I. SUBJECT OF THE CONTRACT

Art 1. With this contract, **the Owner** assigns, and **the Partner** accepts for a fee, to independently cooperate with him in the realization of the goods offered by the owner. The scope of the contract is only in the **European market**, and the following countries listed below:

United States, Canada, United Kingdom, Argentina, Brazil, Ecuador, Mexico, and United Arab Emirates.

The subject of the contract are the goods available at the relevant time on the owner's website, namely silverslegends.com, and only the prices indicated at the relevant time on the website are valid.

II. TERM OF THE CONTRACT

Art. 2. This contract is concluded for a period of 1 /one/ year and enters into force from the date of its signing. The contract is automatically renewed for a period of another calendar year, in the event that none of the parties to the contract has submitted a one-month notice for its termination.

III. RIGHTS AND OBLIGATIONS OF THE PARTIES RIGHTS AND OBLIGATIONS OF THE MERCHANT

Art. 3. /1/ The OWNER is obliged to:

3.1.1 to provide **the Partner** with the necessary advertising materials and an automatic link generator through the affiliate platform for the goods it offers for sale.

3.1.2 to pay the agreed remuneration to **the Partner** for each successfully completed sale of goods through his link, the value of which has been transferred to the bank account of **the Owner**. Payment is made to a bank account provided by **the Partner**.

The deadline for approval of the commission is 30 calendar days. The term for payment of the collected amount is 14 calendar days from the date of the approval.

3.1.3 to provide **the Partner** with assistance in the implementation of this contract;

/2/ THE OWNER has the right:

3.2.1 to receive information about the progress of this contract;

3.2.2 to carry out at any time an inspection regarding the implementation of this contract and review the exact performance of obligations by **the Partner**.

/3/ The OWNER is NOT obliged to:

3.3.1 The OWNER is not obliged to notify **the Partner** in the event of a change in stock and/or prices and is not responsible for failure to complete a commercial transaction due to the above reasons.

RIGHTS AND OBLIGATIONS OF THE PARTNER

Art.4 /1/ THE PARTNER IS OBLIGED TO:

4.1.1 to keep **the OWNER's** trade secrets, such as all data and circumstances that became known to him in connection with the execution of this contract or were entrusted to him by the contracting party, including after the execution of this contract or its termination, except for cases where the communication of commercial information is necessary for the purpose of the execution of this contract.

4.1.2 The PARTNER undertakes to provide his workplace (his office) and the consumable costs for his activity on his own and at his own expense.

4.1.3 The PARTNER accepts that he is an independent contractor and not an employee of the company.

Art.4. /2/ THE PARTNER HAS THE RIGHT TO:

4.2.1 to receive the agreed remuneration within the agreed term;

4.2.2 to receive information about the concluded contract and its phased implementation and other materials and information necessary for the implementation of this contract.

4.3 The PARTNER does not have exclusive rights to represent the OWNER for any area of the contract.

4.4 The PARTNER does not have the right to add additional markups above the prices indicated on the site silverslegends.com.

IV. REWARD

Art. 5. For the work performed, **the PARTNER** has the right to receive a commission fee for each successfully completed sale of goods, sold or delivered as a result of his activity, in the amount of 10% of the value received via bank transfer.

The commissions will be charged and reported automatically by the system of **the OWNER's** online store, which at the time of signing this contract is silverslegends.com.

V. MODIFICATIONS AND TERMINATION OF AGREEMENT

Art. 6. This contract can be amended or terminated by mutual agreement with the signing of an agreement.

The contract can be terminated if:

- upon expiry of the contractual term;
- permanent default by one of the parties;
- termination of the activity of one of the parties;
- in case of insolvency, bankruptcy or liquidation of one of the parties;
- unilaterally with one month's notice;
- mutual written consent;
- Except in the above cases, the Owner may terminate the partnership agreement if the partner is not active, i.e., has not accrued any commissions for more than 6 (six) consecutive months. If the activity or performance of the affiliate is too low (e.g. high number of clicks on shared links and no or almost no sales), the Owner may exclude the affiliate from the program at its discretion.
- Upon termination of the contract, the Owner owes commissions to the partner, which he has accumulated up to the time of termination. The Partner will receive the full accumulated amount in his account even if the active party to terminate the contract is the Owner.

VI. RESPONSIBILITIES AND DISPUTE RESOLUTION

Art. 7. For non-fulfillment of the obligations arising from this contract and from the legally defined obligations, the defaulting party owes the defaulting party compensation for the damages caused.

Art. 8. All disputes arising between the parties on the occasion of the execution of this contract shall be resolved through commercial negotiations and by the signing of written agreements between them.

Art. 9. All disputes between the parties that arose during and on the occasion of the execution of this contract, including its interpretation, validity and termination, which are not resolved by mutual agreement, are referred for resolution before the relevant competent court.

VII. Others

Art. 10 All orders must be made through **the Owner's** online store (silverslegends.com), for which **the PARTNER** has gained access to the partner system and together with that has acquired a unique personal code by which the commissions will be calculated.

Art. 11 Goods from affiliate orders received are shipped to the end customer directly from the **OWNER's** production department and on behalf of **the OWNER**. All documents accompanying the goods are issued on behalf of the **MERCHANT**.

Art. 12 **The PARTNER** is not bound by specific turnovers, minimum number of orders or number of found customers for a relevant period.

Art. 13 **The PARTNER** receives remuneration only and only for successfully completed transactions and does not owe a penalty to **the OWNER** in the event that a specific transaction is unsuccessful, regardless of the costs incurred by **the OWNER**.

Art. 14 **THE PARTNER** agrees to the general conditions preceding the contract. Located on <https://silverslegends.com/pages/general-conditions-affiliate-program>

The contract is signed in two identical copies in English, one for each side.

THE COMPANY

Authorized Signature:.....

Name: FOREX BG LTD

THE AFFILIATE

Authorized Signature:.....

Name: _____