GSS ASSETS LTD 8a London Road, Alderley Edge, Cheshire, SK9 7JS UK

Company number: 07629658 Phone: +44 203 807-13-88 globalsolutionstrategies.com



TRUST MANAGEMENT AGREEMENT FOR TRADING ACCOUNT NO. 13045

Date: «Date» Month 2025

This Trust Management Agreement (hereinafter referred to as the "Agreement") is entered into by and between **Global Solution Strategies** (hereinafter referred to as the "Company") and the **Client** [Full Name], who has previously entered into a Client Agreement with the Company (collectively referred to as the "Parties"), on the following terms:

1. SUBJECT OF THE AGREEMENT

- 1.1. The Investor entrusts the management of Trading Account No. 13045 to the Trust Manager for the purpose of executing transactions in global financial markets. The Investor agrees to compensate the Trust Manager under the terms below:
- 1.2. Trust management involves the exercise by the Trust Manager of rights and obligations relating to Account No. 13045, within the restrictions of this Agreement.
- 1.3. The expected average return is 80% per quarter.
- 1.4. Payment must be made in a single transfer (bank or cryptocurrency).
- 1.5. A performance fee of **20% of net profits** is payable to the Trust Manager upon profitable trades. This must be settled by the Investor by transferring funds to the Company's account upon request.
- 1.6. Once the Trust Manager has been paid, the Investor may withdraw any amount from Account No. 13045.

2. GENERAL PROVISIONS

- 2.1. This Agreement is an official document confirming the provision of trust management services.
- 2.2. The Agreement is considered executed once the Company receives a signed scanned copy from the Investor via email to <code>@globalsolutionstrategies.info</code>.
- 2.3. The Agreement is effective upon execution and valid for one (1) month, with the possibility of renewal.
- 2.4. The place of transaction execution is: **30 St Mary Axe, London, UK**.

3. CONDITIONS FOR ENTERING INTO THE AGREEMENT

- 3.1. By agreeing to clause 1.2, the Investor accepts all terms unconditionally.
- 3.2. The Company shall respond with its decision within 3 banking days.
- 3.3. The Investor must send a signed copy of the Agreement to the Company within 2 banking days after receiving the

Company's response.

- 3.4. The Investor remains the legal owner of Account No. 13045.
- 3.5. The Trust Manager must act in good faith and in the best interest of the Investor.
- 3.6. The relationship is based on a high level of trust in the professional competence of the Trust Manager.

4. RIGHTS AND OBLIGATIONS OF THE PARTIES

Trust Manager Obligations:

- Execute necessary legal and factual actions.
- Cannot withdraw funds from Account No. 13045.
- Must provide strategies and reports upon request.
- May unilaterally terminate the Agreement if the Investor violates its terms.

Trust Manager Prohibitions:

- Use the account for unauthorized purposes.
- Delegate responsibilities to third parties.
- Withdraw or transfer funds without authorization.

Investor Obligations:

- Provide access to the account within 2 days of signing.
- Make payments as required.
- Refrain from interfering in account management.
- Bear all banking costs unless otherwise agreed.

Investor Rights:

- Deposit funds at any time.
- Request reports.
- Receive all profits generated under this Agreement.
- Request personnel changes for justifiable reasons.
- Unilaterally terminate the Agreement with at least 3 days' notice before the end date.

Additional Investor Provisions:

- Must not share passwords for Account No. 13045.
- Guarantees all provided information is truthful.
- Accepts full responsibility for unauthorized trades.
- Assumes responsibility for incorrect payments or use of outdated banking details.

Company Obligations:

- Provide Investor with account monitoring capabilities.
- Maintain separate accounting for Investor's account.
- Assign a qualified Trust Manager within 1 banking day of signing.

Company Rights:

- May suspend withdrawals if the Investor has outstanding obligations.
- Allows unrestricted withdrawals once obligations are fulfilled.

5. LIABILITY OF THE PARTIES

- 5.1. The Trust Manager bears losses resulting from standard business risks.
- 5.2. The Trust Manager is not liable for losses resulting from Investor actions.

6. EARLY TERMINATION

- 6.1. Unless otherwise notified, the Agreement automatically renews for the same term and under the same conditions.
- 6.2. The Agreement may be terminated early:
 - At the Investor's request.
 - At the Trust Manager's request.
 - Mutual settlement shall be performed upon early termination.

7. FINAL PROVISIONS

- 7.1. If the Company suspects money laundering or terrorism financing, it reserves the right to suspend all operations on Account No. 13045 pending investigation.
- 7.2. The Investor consents to the processing of personal data.
- 7.3. Disputes are resolved through negotiation or, if unresolved, under the Client Agreement.
- 7.4. The Investor confirms familiarity with and acceptance of the Client Agreement and its integral parts.
- 7.5. If any clause is found invalid by UK or Investor's local law, the rest of the Agreement remains valid.

DETAILS OF THE PARTIES

Trust Manager	Investor
Trust Manager Senior Investment Analyst Full Name Email: @globalsolutionstrategies.info Phone: +44 203 807-13-88 Website: globalsolutionstrategies.com	Surname:
	Name:
	E-mail:
	Phone:

<u>Signature</u>	
	<u>Signature</u>