



FundedNext

CONTRACT AGREEMENT



FundedNext Account Agreement

Name: ANTHON BUDIMAN

Fundednext
*AI Robotics HUB, Ajman,
United Arab Emirates*

This agreement is concluded in regard to the passed FundedNext **Stellar 2-Step** Challenge account "22143751"

Conditions for FundedNext Account

This Agreement ("Agreement") outlines the rights and responsibilities governing the utilization of services provided by GrowthNext Champions, accessible through the www.fundednext.com dashboard ("Website"). It is imperative to thoroughly review this Agreement. Should any section remain unclear or unsatisfactory to you, we strongly advise against proceeding with our Services. Understanding and agreeing to these provisions before utilizing our Services is of utmost importance.

By entering into this Agreement, you ("you," "your," or "Provider") are establishing a contractual relationship with GrowthNext Champions, registered in the UAE, Address: Premises No. DSO-IFZA, IFZA Properties, Dubai Silicon Oasis. Throughout this document, both GrowthNext Champions and the Provider shall be referred to individually as a "Party" and collectively as the "Parties."

Objective

This Agreement serves to define the terms under which GrowthNext Champions will provide the Provider with tools for simulated trading, specifically designed for proficient traders. This includes access to a simulated trading account (referred to as the "FundedNext Account"), the capability to execute simulated trades using GrowthNext Champion's tools, and the entitlement to financial incentives. Furthermore, this Agreement ensures the Provider's access to the simulated trading tools offered via the user dashboard on the Website, known as the "Client Area," or through applications provided by GrowthNext Champions or its affiliated third parties.

The GrowthNext Champions, herein referred to as the "Customer," maintains a trading account with a broker ("Broker"). The Customer intends to utilize this account for the execution of financial instrument transactions. The Provider operates a demo account within a simulated financial market, implementing their trading system and issuing buy and sell signals, hereinafter referred to as "trading signals," for financial instrument transactions. The Customer seeks to receive these trading signals for their account and use them as needed. The Provider, therefore, shall be onboarded as a "Signal Provider".

To facilitate this arrangement, the following contractual conditions shall govern the relationship between the parties.

Simulated Trading

The Provider acknowledges that all trading conducted through the FundedNext Account is simulated and does not provide the opportunity for the Provider to place trades in the real financial market.

License and Confidentiality

Customer hereby grants the Provider a non-exclusive license to engage in simulated trading activities

within the FOREX or other financial markets. This engagement occurs through the utilization of a designated Provider simulated account known as the "FundedNext Account," hosted on a broker's platform selected by Customer. This grant of access is contingent upon adherence to the stipulations outlined within this Agreement and relevant Customer programs. The FundedNext Account is unequivocally recognized as Customer's proprietary asset. Therefore, the Provider is obliged to rigorously maintain the confidentiality of all associated information, trades, and transactions. At Customer's request, the Provider must promptly provide comprehensive information about their trading strategies. Failure to fulfill this obligation may result in Customer unilaterally terminating this Agreement.

Trading Guidelines

Customer will not provide guidance on the Provider's trading technique. However, the Provider is required to adhere to prudent trading guidelines, including:

1. Ensuring that the maximum daily aggregate loss on the Provider's Account does not exceed the following percentages of the initial account size, including charges and swaps, during any trading day.
 - a. Evaluation Model: 5%
 - b. Express Model: 5%
 - c. Stellar 2-Step Model: 5%
 - d. Stellar 1-Step Model: 3%
 - e. Stellar Lite Model: 4%
2. Maintaining the initial account size at no less than the following percentages of the cycle's initial account size, including charges and swaps, for both open and closed positions.
 - a. Evaluation Model: 90%
 - b. Express Model: 90%
 - c. Stellar 2-Step Model: 90%
 - d. Stellar 1-Step Model: 94%
 - e. Stellar Lite Model: 92%
3. Avoiding exploitation of technical system flaws, with any evidence of such use resulting in suspension without notice.
4. The Provider may open multiple hedged positions in a single account but is prohibited from opening hedged positions across their own accounts in FundedNext Platform or with other prop firms.
5. All costs and expenses incurred by the Provider in connection with the provision of services are to be borne by the Provider.
6. The trading cycle for the models are specified below
 - a. **Evaluation Model and Stellar 2-Step Model & Stellar Lite Model**
 - The first payout for these models will occur after a 4-Week trading cycle.
 - Following the first payout, these models will adhere to a Bi-Weekly trading cycle.
 - b. **Express Model**
 - This model will follow a 4-Week trading cycle.
 - Provider is obligated to have a minimum of 10 trading days per cycle.
 - In the event that the FundedNext Account type is designated as 'Non-Consistency',
 - The realized account size will be set at one-fourth (1/4) of the initially stated account size.
 - Provider will not be subjected to maintain any consistency rule.
 - In the event that the FundedNext Account type is designated as 'Consistency',
 - Provider will be obligated to maintain the consistency rule as stated in the FAQ.

c. **Stellar 1-Step Model**

- This model will follow a trading cycle of 5 business days.

7. The FAQ/Rules terms shall apply to FundedNext accounts.

Violations of the restrictions mentioned in this Article will result in the immediate closure of positions on the trading platform, and the Provider's account may be banned. In such an event, Customer reserves the right to terminate this Contract.

Financial Incentive

The Provider is entitled to remuneration for Trading signals based on the actual performance of the Provider's Account. In the event that a positive difference exists between the closing account size and the initial account size, the Provider may request to withdraw their profit split from the dashboard. The Provider will be eligible to request their withdrawals after the end of a trading cycle of the FundedNext Account.

The profit split will be processed to transfer to the Provider's stated payment methods after a thorough review and validation process. Please note that we conduct regular account reviews and validate our Providers, including their KYC (Know Your Customer) information. Failure to successfully complete this validation process may result in delayed or rejected payments or, in severe cases, the termination of the account.

In cases where traders opt to acquire their account during a specified promotional period, they shall be eligible to receive associated benefits. In the event of merging several FundedNext Accounts, the profit split assigned will correspond to the lowest percentage option from among the accounts involved in the merge.

Customer will pay the Provider as follows:

- Evaluation & Stellar 2-Step Models & Stellar Lite
 - 80% profit share initially in the FundedNext Account.
 - 90% profit share with scale-up in the FundedNext Account.
- Stellar 1-Step Model
 - 90% profit share for first and all subsequent withdrawals.
- Express Model
 - An initial 60% profit share for the first payout in the FundedNext account.
 - A 75% profit share for the second payout in the FundedNext account.
 - 90% profit share for all subsequent payouts in the FundedNext account.

Add-ons and Special Offers Applicability

This Agreement acknowledges that during the enrollment of FundedNext Challenge under GrowthNext-F.Z.C, Providers may have availed themselves of certain Add-ons or Special Offers that modify standard rules and constraints. It is hereby agreed that if any Add-ons or Special Offers were applicable during the Challenge Phase, these modifications will continue to apply after the Provider transitions to a FundedNext Account under this Agreement with GrowthNext Champions given it complies with the offer conditions, terms of service and FAQ.

Such Add-ons and Special Offers may include, but are not limited to, changes in trading constraints, profit sharing ratios, or other specific terms that differ from the standard models. The terms associated with these Add-ons and Special Offers, as agreed upon during the Challenge Phase, will take precedence over the standard terms outlined in this Agreement for the duration of their applicability.

By entering into this Agreement, the Provider acknowledges and agrees to the continued applicability of

any such modifications to the standard terms, as determined by the Add-ons or Special Offers selected during the Challenge Phase. This ensures a seamless transition and consistency in terms and conditions from the Challenge Phase to the trading activities under this Agreement.

When requesting to merge FundedNext accounts that utilize add-ons, it's essential to ensure that each account slated for merging is outfitted with identical add-ons. This requirement is a prerequisite for the merging process. Accounts that do not share the same set of add-ons will not qualify for merging under these guidelines.

Risk Management

The Provider agrees not to engage in trades that deviate from market-accepted risk management guidelines for trading on financial markets. Prohibited actions include opening positions with sizes significantly larger or smaller than other trades and utilizing a high level of margin.

The Provider agrees to adhere to the risk management conditions specified in section 14 of the Terms of Service which the Provider has agreed to upon enrolling for the FundedNext Challenge. In the event that Customer determines, at its sole discretion, that the Provider is not complying with the risk management guidelines outlined in this Agreement, Customer reserves the right to reduce the leverage provided to the Provider's FundedNext Account. This reduction in leverage may be implemented to mitigate risk and protect both parties' interests. Customer will notify the Provider in writing if such a reduction in leverage is deemed necessary. The Provider acknowledges and accepts that Customer's decision regarding leverage reduction shall be final and binding.

If the trades placed with the FundedNext Challenge account(s) are found to be in violation of the rules specified, the Customer is within their rights to not follow through with this agreement.

Data Policy

Customer is authorized to replicate any and all trades from its provider account, hereinafter referred to as the FundedNext property. Customer reserves the right to share the Provider's trading data with third parties as necessary to fulfill the terms of this Agreement and comply with relevant data privacy laws. The Provider explicitly authorizes Customer to share their trading and personal data with other proprietary trading firms or third parties for the purpose of detecting fraudulent, deceptive, or criminal behavior or any violations of our Terms or this Agreement. Customer may transfer the Provider's trading data for the purposes mentioned above or as required by law.

Confidentiality

Both the Provider and Customer commit to maintaining the strict confidentiality of intelligence obtained in connection with this Contract or during FOREX trading.

Fair Dealing

Both Parties commit to conducting their dealings and interactions fairly and respectfully. They shall refrain from causing harm to each other's reputation or legitimate interests, both during and after the trading period. Disagreements or disputes will be resolved in accordance with the terms of this Agreement and the applicable legal framework.

Confidential Information

The Provider shall maintain strict confidentiality regarding the terms of this Agreement, its existence, the provision of Services, communications with Customer, any proprietary information, including expertise, and any data marked as confidential or reasonably deemed confidential based on its nature and context (referred to as "Confidential Information"). The obligation to protect Confidential Information does not apply when (i) the information is publicly available or was already known to the Provider before its use or disclosure, provided that its public status or prior knowledge did not result from a breach of legal or contractual obligations; or (ii) disclosing Confidential Information is required by law, other legal obligations, or is mandated by a final decision of a court, arbitration, or administrative body. The Client agrees to abide by the responsibilities outlined herein indefinitely, even after the termination of this Agreement.

Provider's Obligations

The Provider acknowledges that the FundedNext Account is the exclusive property of Customer. Consequently, the Provider is legally obligated to maintain strict confidentiality regarding all information, trades, and transactions related to the FundedNext Account. Additionally, the Provider recognizes that Customer has full discretion in determining how the Provider's Trading aligns with the actual operation of real financial markets. Any observed differences between the Provider's Trading and the functioning of real markets may result in adjustments to the compensation provided to the Provider. Upon Customer's request, the Provider shall promptly disclose all trading strategies employed. Failure to provide such information in a complete and timely manner may serve as grounds for Customer to terminate this Agreement, as outlined in the terms provided herein.

In the event that the Provider breaches any of the obligations, terms, or conditions set forth in this Agreement, including but not limited to the obligations of confidentiality, proper disclosure of trading strategies, and alignment of trading practices with the real financial markets, the Customer shall have the right to terminate this Agreement with immediate effect. Such termination rights are in addition to any other rights or remedies that the Customer may have under this Agreement or under applicable law. The Customer's decision to terminate this Agreement due to the Provider's breach shall not require prior notice or any period of cure. Upon termination of this Agreement for breach by the Provider, the Provider shall not be entitled to any compensation or payment that may otherwise have been due had the termination been for other reasons.

Legal Compliance

By consenting to this agreement, the Provider acknowledges that there are no legal restrictions in their country of trading in the forex market. Therefore, Customer will not be held accountable for any local law infringement. The Provider confirms that they are over the age of 18 and must comply with the provisions of local and state laws.

General Terms and Conditions

Both Parties acknowledge that the general terms and conditions are integral to this Contract and agree to adhere to the website's FAQ/Rules/Terms of Service.

Third-Party Tools

The Customer may connect your account (FundedNext Challenge/FundedNext Account) to third-party

tools like myfxbook to assess your performance more accurately.

Tax and Liability Disclaimer

Customer is not liable for VAT/GST/Transaction Tax, Income Tax, or currency depreciation during payment.

Promotion

For promotional purposes, we may use the providers details such as name, payout amount, or interview.

IN WITNESS WHEREOF, this Agreement has been executed and delivered as of the date shown below.

Anthon Budiman

Provider Signature

Abdullah Jayed

GrowthNext Champions
CEO Signature