

INVESTMENT AGREEMENT FOR INTERNATIONAL FINANCIAL MARKET TRADING

Between

NEW CEPHASLIGHT FINANCIAL LIMITED

And

.....
(INVESTOR'S NAME)

Date:

Name:
(Surname) **(First)** **(Middle)**

Date of Birth: Gender:

Marital Status:
Single **Married** **Divorced** **Widow**

Mobile No: Tel:

E-mail:

Address:
.....

Signature: Date:

BANK DETAILS:

Bank Name:

Bank Acc. No:

Bank Acc. Name:

NEXT OF KIN DETAILS:

Name:

Surname

First

Middle

Date of Birth: Relationship:

Marital Status:

Single

Married

Divorced

Widow

Contact Address:

Occupation:

Telephone Number:

Signature: Date:

.....
INVESTOR'S FULL NAME, SIGNATURE & DATE

.....
INVESTOR'S FULL NAME, SIGNATURE & DATE

.....
INVESTOR'S FULL NAME, SIGNATURE & DATE

IN THE PRESENCE OF:

Name:

Address:

Occupation:

Signature: Date:

Name:

Address:

Occupation:

Signature: Date:



INVESTMENT AGREEMENT FOR INTERNATIONAL FINANCIAL MARKET TRADING

THIS SERVICE AGREEMENT is made the day of 2017 BETWEEN **NEW CEPHASLIGHT FINANCIAL LIMITED** of Office Suite 3/4 ,Princess Luxury Hotels, Pipeline Road Ilorin, Kwara State (hereinafter referred to as the “**COMPANY**” which expression shall where the context so admits include successors-in-title and assigns) of the one part AND

.....of.....

(Hereinafter referred to as the “**INVESTOR**” which expression shall where the context so admits include his successors-in –title and assign) of the second part.

WHEREAS

(1). **NEW CEPHASLIGHT FINANCIAL LIMITED** is a diversified financial services holding company with banking and non-banking subsidiary which offers an array of financial products and service to individuals, corporate bodies, institutions and organizations in financial market trading (globally).

(2). The Company has agreed to trade with money paid by the **INVESTOR** by investing same into International Financial Markets which includes but not limited to:

- (a).** International Movies Industries and Companies.
- (b).** International Music Industries and Companies.
- (c).** International Sport Industries and Companies.
- (d).** International Automobiles Industries and Companies.
- (e).** International Oil and Gas Industries and Companies.

(3). The **INVESTOR** has agreed that the **COMPANY** should use his expertise/skill in trading with his money.



NOW IT IS HEREBY AGREED AS FOLLOWS:

A. TERMS:

(1). All investment capitals from investor(s) shall attracts **2% monthly dividend** on the sum of money invested in the company:

(a).The minimum investment of capital duration is a period of **ONE (1) year**.

(b).All investment dividends will be "pro-rated" to the 3rd day of every month.

(c).The **COMPANY** will not pay any investor, dividend at any day of the month other than 3rd day of every month even in case of emergency.

(d).The **INVESTOR** cannot borrow any part of investment capital for any reason whatsoever or however.

(e).Termination of investment capital by the investor **MUST** be brought to the notice of the company **THREE (3) MONTHS** earlier than agreed expiration date/time frame of the investment capital.

B. CONDITION:

(1) The Company has the right to terminate this agreement at any point and pay back the investment capital into the investor's account without any dividend or interest; provided:

(a). The Company considers that the investment capital is not safe in the financial world market.

(b).If the Company considers or discovers that the investor's capital source is not legal/legitimate.

(c).If the Company discovers that investor is using the company for money laundering in any form whatsoever.

(d).If the investor is making demands outside the agreed terms or causing unnecessary breach of terms.

(2) The Company shall be at liberty to trade with the investment capital to his best knowledge, beliefs and understanding without any interjection or distraction from the investor.

(3).The Company shall share among investors if at any month, the company makes excess profit in the trading financial market.

C. GOOD FAITH:

(1).The Company shall devote his time and attention to the financial world market so as to achieve the aim of making profit with the capital invested by the investor(s).

(2).The company shall perform his duties with utmost good faith and honesty and; not turn any knowledge or information acquired to the detriment of the investor(s) or to his personal (Trader) benefit.

D. INVESTMENT CAPITAL: That pursuant to the foregoing reached between the company and the investor and in consideration of the sum of

.....
.....
..... Only paid by the investor to the company, (the receipt whereof the company acknowledge(s) the company as financial market consultant hereby undertakes to invest the investor's money into International Financial Market with the sole aim of making profits.

E. TERMINATION: This agreement cannot be terminated until the expiration of the minimum of one (1) year but same can be rolled over at the request of the investor in writing to the company thirty (30) days to the expiration date of the investment.

F. TERMINATION NOTICE: Where there is need for the investor to terminate this agreement. **A WRITTEN THREE (3) MONTHS NOTICE, MUST BE GIVEN TO THE COMPANY,** for termination of the investment capital.

IN WITNESS WHEREOF the parties herein have interchangeable set their hands and seal the day and year first above written.

AS WITNESS THE COMMON SEAL OF NEW CEPHASLIGHT FINANCIAL LTD

SIGNED, SEALED AND DELIVERED

By the within Names

.....
INVESTOR'S FULL NAME, SIGNATURE & DATE

.....
INVESTOR'S FULL NAME, SIGNATURE & DATE

.....
INVESTOR'S FULL NAME, SIGNATURE & DATE