



SAMPLE

DINAPOLI TOOLS - SUBSCRIBER AGREEMENT

Access to the DiNapoli Tools is available to all customers with active and demo accounts

Subscriber First Name Ichiro Subscriber Last Name Saza
 Address 1-14-5 Shinjuku City Shinjuku-ku
 State Tokyo Zip Code 160-0022 Country JAPAN
 Email Address 123456@saza-investment.com Phone Number 81-3-5368-5544
 GFT Account Name Ichiro Saza GFT Account Number # 1234567 Live Demo

PLEASE SELECT A PAYMENT OPTION

The cost is \$80.00 per month in USD base currency. Click here to view fee schedule for other base currencies
http://www.gftforex.com/documents/processing_fees.pdf

- Charge to my GFT Account
- Check
- Wire Transfer
- Credit Card _____ Visa MasterCard AmEx

(Expiration Date)

サインは契約時と同じ書体で
ご記入下さい

AGREED AND AUTHORIZED THIS 9 DAY OF Nov, 2007

Customer Name Signature

Ichiro Saza

Customer Name Printed

Co-Owner Name Signature

Co-owner Name Printed

Agreed To:

By signing, submitting and agreeing to this Subscription Agreement, Subscriber acknowledges that Subscriber understands the terms of this Subscription Agreement and agrees to be bound by them.

NOTE: The information you provide to us will not be used, sold, or offered to any third-party and is solely for the purpose of permitting our professionally licensed forex professionals to contact you about our products and services. We strive to establish trusting relationships with integrity and respect to your personal identity and information.

In consideration of Global Futures & Forex, Ltd., through its Global Forex Trading Division ("GFT") making the DiNapoli Tools (the "Product") available to the subscriber ("Subscriber"), Subscriber agrees and acknowledges as follows:

1. License and Access.

Subscriber will be granted access to the Product through DealBook® FX2 trading software. Subscriber is licensed to view the content of the Product, and to make one copy of the content, either in hard copy form or by downloading the copy to a hard drive, diskette or CD. Any such copy is for Subscriber's personal use, and may not be re-copied or redistributed to any other person. Recompiling, multiple copying, publication or republication of the content may be done only with specific written permission from GFT. Subscriber acknowledges that it has no claim to ownership of the Product or its content, and that the Product and its content are protected by copyright laws.

2. Subscription Fee and Term.

Subscriber will prepay GFT its published subscription fee for the license and access to the Product. The term of the license shall be the period of time for which Subscriber has prepaid the subscription fee charged by GFT for the Product. Any subscription fee paid is non-refundable. The license and access shall immediately terminate if a required fee is not paid when due. The Subscriber will be charged immediately for the first month, and if the Subscription starts on a date other than the first date of a calendar month, the amount due for the first partial month will be pro-rated. Thereafter GFT will charge the Subscriber on the 25th of each month for the following calendar month's subscription. If the Subscriber wishes to cancel the subscription, he/she will do so effective the first day of a calendar month by notifying GFT of the cancellation by e-mail or certified mail by the 20th of the previous calendar month. No refunds or pro-rations will be made for payments previously made if a subscription is cancelled by the Subscriber before the end of the month.

3. Disclaimer of Warranties and Liability.

GFT licenses the Product from Coast Investment Software Inc. GFT is not responsible for the content of the Product, and does not warrant completeness or accuracy. GFT and its licensor do not warrant that Subscriber's use of the Product will be uninterrupted or error-free, or that such use will satisfy the Subscriber's requirements. GFT warrants that it is entitled to grant the license granted to Subscriber in this Subscription Agreement, but GFT and its licensor make no other warranties or representations of any kind, express or implied, including but not limited to warranties of merchantability or fitness for a particular purpose. Subscriber will be permitted to access the Product any time the license granted in this Subscription Agreement is in effect. GFT and its licensor will not be liable for any delay, down time or other failure of performance, but GFT will use reasonable efforts to correct any performance problem brought to its attention. GFT and its licensor will not be responsible for incidental, consequential, or any other damages arising out of or in connection with the Product or its use.

4. Risk Disclosure.

Subscriber understands and acknowledges that all orders for trades pursuant to information, opinions or any other content of the Product are for the sole risk of the owner of the account being traded. Subscriber understands that there is substantial risk in trading foreign currencies and other instruments with or without the Product, and that past results are not necessarily indicative of future results. GFT, Joe DiNapoli and Coast Investment Software Inc. make no representation as to the profitability or suitability of the Product for use by Subscriber. Subscriber must determine for himself or herself whether, and to what extent, use of the Product is suitable for Subscriber.

5. Termination.

GFT may terminate the license granted by this Subscription Agreement upon a material breach of this Agreement by Subscriber that is not cured after ten days' written notice to Subscriber. No refund will be made by GFT if the license is so terminated. GFT may immediately terminate the license granted by this Subscription Agreement for any reason, subject to GFT's refunding the unused pro rata amount pre-paid by Subscriber for the subscription fee.

6. Venue for Disputes.

Any dispute arising from or relating directly or indirectly to this Subscription Agreement shall be settled only by a court located in Kent County, Michigan or Cook County, Illinois, U.S.A.