

RCX Global Services – SAAS

Investor Agreement (PAMM)

2500/00.00.2025

Parties and Effective Date

This Investor Agreement (the “Agreement”) is entered into effect as of 20.09.2025 by and between RCX Global Services -Saas, a company established in UAE (the “Company”), and the undersigned investor (the “Investor”) (Personal data is accepted by the Registration Application Form).

Recitals

1. The Company operates and provides access to a Percent Allocation Management Module (“PAMM”) technology layer that connects Investors with Money Managers through integrations with regulated brokers.
2. The Company is not a broker, investment adviser, custodian, portfolio manager, or asset manager; no investment advice is provided and no client money is held by the Company.
3. The Broker is the sole entity responsible for custody of client funds, onboarding (KYC/AML), and trade execution under applicable licenses and regulations.

Definitions

1. “Account” means the Investor’s trading account maintained with the Broker.
2. “Manager” or “Money Manager” means a professional trader who operates a master account connected to Investor Accounts under the PAMM model.
3. “Performance Fee” means the fee payable to a Manager based on realized performance, as disclosed to the Investor prior to allocation.
4. “Platform” means the Company’s PAMM software and interfaces connected to the Broker’s systems (e.g., MT5).

Scope of Services; Role Allocation

1. Company's Role: provision of PAMM technology, interfaces, analytics, risk controls (where technically supported), and automation of allocations and fee calculations.
2. Broker's Role: custody of funds, KYC/AML, execution of trades, statements, and regulatory reporting.
3. Investor's Role: His/her own selection of Managers, setting/adjusting allocations, reviewing disclosures and accepting associated risks.

Onboarding; KYC/AML; Eligibility

1. Investor must successfully complete Broker KYC/AML and comply with jurisdictional restrictions.
2. Investor represents that he/she has legal capacity and is not a prohibited person under sanctions or other applicable laws.
3. Availability of services may vary by jurisdiction and Broker policies.

Allocations; Withdrawals; Reports

1. All deposits and withdrawals are processed exclusively by the Broker, subject to Broker terms and any applicable Manager strategy terms.
2. Allocations, rebalancing, and de-allocation are executed by the Platform in coordination with the Broker.
3. Investor will have access to statements and dashboards showing near-real-time data (subject to market hours and connectivity).

Fees and Payment

1. Performance Fees (and, if applicable, management fees) are disclosed on the Manager profile prior to allocation and are calculated and distributed automatically by the Platform.

2. The Company may charge platform/service fees as disclosed in Annex A.
3. All fees are netted/settled via the Broker in accordance with applicable law.
4. The Investor acknowledges and agrees that RCX Global Services, acting as an Introducing Broker ("IB") and authorized payment agent of the Broker, is entitled to receive funds from the Investor on behalf of the Broker. Any payment made by the Investor to the IB shall be deemed valid, final, and binding as if made directly to the Broker. The IB shall remit such funds to the Broker in equal amount without delay, and shall have no beneficial interest, custody rights, or discretion over such funds, except to forward them to the Broker. The Investor further acknowledges that the IB does not provide custody, portfolio management, or investment advice services, and acts solely as an intermediary technology and payment agent.

Risk Disclosure and Acknowledgements

1. Trading leveraged instruments involves a high level of risk; losses can exceed initial expectations. Past performance does not guarantee future results.
2. Investor acknowledges sole responsibility for allocation decisions and agrees that no guarantee of profits is provided by the Company, Broker, or any Manager.
3. Investor understands that technical issues (latency, connectivity, maintenance windows) may affect data timeliness; the Company will use commercially reasonable efforts to maintain availability.

Data Protection and Privacy

1. Personal data will be processed in accordance with the Company's Privacy Notice and applicable data protection laws.
2. Certain Investor data will be shared with the Broker and Managers as necessary to deliver the services, subject to confidentiality obligations.

Confidentiality; Intellectual Property

1. All non-public information relating to the Platform is confidential and may not be disclosed except as required by law.
2. The Platform (software, APIs, analytics) is owned by the Company; no IP rights are assigned or implied.

Compliance; Representations and Warranties

1. Investor represents that all information provided is accurate and not misleading, and undertakes to update material changes.
2. Investor will not use the Platform for unlawful purposes and will comply with sanctions and anti-money laundering laws.

Limitation of Liability; Indemnity

1. To the maximum extent permitted by law, the Company shall not be liable for market losses, Broker insolvency, or acts/omissions of Managers or third parties.
2. The Company's aggregate liability under this Agreement shall not exceed the fees paid to the Company by or in respect of the Investor during the preceding 12 months.
3. Investor agrees to indemnify the Company against losses arising from Investor's breach of this Agreement or unlawful use of the Platform.

Security; Incident Response

1. The Company maintains administrative, technical, and organizational measures aligned with industry good practice (e.g., encryption in transit, role-based access).
2. In the event of a personal data breach affecting the Investor, the Company will notify the Investor and/or Broker without undue delay and cooperate as required by law.

Term; Suspension; Termination

1. This Agreement is effective upon electronic acceptance and continues until terminated.
2. The Company may suspend or restrict access for security, compliance, or breach.
3. Either party may terminate with immediate effect if the other materially breaches this Agreement and fails to cure within 10 days of notice.

Governing Law; Dispute Resolution

1. This Agreement is governed by the laws of the United Arab Emirates (UAE).
2. The parties submit to the exclusive jurisdiction of the UAE Courts.

Miscellaneous

1. Entire Agreement; Severability; Assignment restrictions.
2. Electronic signatures and records are valid and enforceable.
3. Notices: by email or via the Platform dashboard to the addresses provided during onboarding.

Annex A – Fee Schedule (Illustrative)

- Performance Fee methodology (25% for PAMM Master):

Annex B – Risk Parameters (Illustrative)

- Maximum strategy drawdown: to be agreed between Master and Investor.
- Equity protection rule: Margin Call – 70% / Stop Out Level – 30%
- Leverage caps / instruments permitted: Leverage – 1:100
- All available Instruments provided by the Broker platform.

Payment Terms; (Payment Partnership provider)

- Bank accounts of the Company (investment/consultancy):

Bank: WIO BANK

SWIFT: WIOBAEADXXX

Account title: RCX GLOBAL FZ LLC

For EUR

IBAN: AE060860000009500229141

Branch. DIGITAL. Address: Sultan Business Centre, Abu Dhabi, UAE

Reason: Agreement No. 25003/25.09.2025, code: CI



the “Company”:

the “Investor”: