



FFair Ltd.

Registration number: 21238

Address: Suite 305, Griffith Corporate Centre, Beachmont, P.O. Box 1510, Kingstown,
Saint Vincent and the Grenadines.

Fx Fair Terms of Service (Account Opening Agreement)

Table of contents

1. Parties to the contract
2. Digital signature and acceptance of contract
3. Acceptance and scope of agreement
4. Approval, certification, official recognition
5. Financial experience and knowledge
6. Legal regulations, legal restrictions
7. Fix
8. agreement-separability
9. Definition
10. Interpretation
11. Limited license to access and use our online trading facilities
12. Copyrights, licenses, and trademarks
13. Limitations on investment guidance and expert advice
14. Information accuracy
15. Analytical tools and market data
16. Third-party content and research
17. Means of access and use of online trading capabilities
18. Restricted access to and use of online trading facilities
19. Technical problem
20. Manifest error
21. Infectious diseases, pollution or other destructive content
22. Hyperlinks to other sites managed or provided by third parties
23. software
24. Scope of service
25. Registration
26. Qualification / Eligibility
27. Identification / identification
28. Personal Information – Accurate and complete data
29. Services to be provided
30. Execution of order
31. Price and open position
32. Instructions and trading basics
33. Electronic trading conditions
34. Transaction confirmation and account statement (account statement)
35. Agree to receive electronic transmission of transaction confirmation and account statement
36. Telephone conversations, electronic communications, conference recordings
37. Rollover and offset procedure (explanation)
38. Margin and collateral
39. Margin call policy / margin call level / stopout level
40. Security
41. Fees, fees, fees
42. Other charges and charges
43. Payment Terms
44. Currency conversion
45. OTC trading price
46. Banned trading techniques
47. account

48. Basic currency
49. Access code (username and password)
50. Affiliate / Business Introducer
51. Payment / deposit / withdrawal
52. Multiple / Multiple Trading Accounts
53. Deposit, refund, withdrawal
54. Credit / debit card deposit
55. Charge back
56. Netting contract
57. Client money and assets
58. Pause and archive policy
59. Market making
60. Conflict of interest
61. Administrative account special provisions, account or third-party vendor referrals
62. Acknowledgments (confirmation and consent)
63. Further representations, warranties and terms
64. Information disclosure
65. FATCA
66. Common Reporting Standard ("CRS")
67. Regulations
68. Tax impact
69. intellectual property
70. Privacy and data protection
71. Complaints
72. Risk of loss; Limitation of liability
73. Warranty exclusion
74. Disclaimer and Limitation of Liability
75. compensation
76. Independent investigation
77. Default
78. Default rights
79. End of relationship with client
80. Impact of termination of relationship with client
81. Assignment
82. time
83. notification
84. Governing law and jurisdiction
85. Governance language
86. Force majeure
87. Waiver
88. Cumulative relief
89. Compliance with Financial Services Agency rules
90. Exclusion of third party rights
91. No independent parties / partnerships or joint ventures
92. Counter part
93. Survival
94. Bonus
95. Leverage Restrictions
96. Action on violations of terms and conditions

These apply to all access and / or use of websites, electronic trading platforms, software and / or services provided by Fx Fair (collectively, "our online trading facilities"). It is a condition.

Fx Fair's securities business services are provided by FX Fair Ltd. (operated under the trade name "Fx Fair"). This is Registration Number: 21238 BC 2013 as ("Fx Fair" and / or "us" and / or "us" / or "our"). All access and / or use of our Online Trading Facility is subject to these Terms and Conditions (these "Terms and Conditions" and / or these "Agreements") in accordance with the terms of this Agreement.

Please read these Terms of Use thoroughly and carefully before accessing and / or using the online trading features. Before becoming a Fx Fair client, you must read and agree to all terms and conditions contained in this Agreement unchanged.

Do not access and / or use our online trading facilities if you disagree with these Terms of Use or any part thereof and / or do not agree to be bound by these Terms of Use or any part thereof. ..

In any case, please let us know in writing immediately.

Access to and use of our online trading facilities is deemed to be your consent to these Terms of Use and any other legal notices and statements contained in our online trading facilities. Access to and use of the Online Trading Facility is governed by the version of these Terms of Use that is valid on the date of access and / or date of use of the Online Trading Facility. If you have any questions before continuing to access and / or use our online trading facilities, please feel free to contact our customer support team at support@fxfair.com .

There is a significant level of risk involved in trading in the financial markets. Please note that the content of our online trading facility is neither a solicitation nor an offer to participate in the financial markets.

The contents of our online trading facilities and any communications you may receive from us via electronic messaging, web site postings, e-mail, telephone, fax, etc., and in particular any portion of the member areas of our online trading facilities, are for general informational and educational purposes only and do not constitute investment advice or unsolicited financial promotions. It does not constitute investment advice or unsolicited financial promotion. Before accessing and/or using the Online Trading Facility, please read the Online Trading Facility's Risk Disclosure Notice.

ChapterA

1. Parties to the agreement

1.1 This Agreement is made and entered into by and between you ("Client" or generally "you") and FX Fair Ltd. (FX Fair Ltd. registered in the Government Registry of St. Vincent and the Grenadines, and its designated and permitted successors, assigns, its subsidiaries and successors in interest in other affiliated companies further identified in this Agreement.)

This Agreement details the terms and conditions you must accept without limitation or objection prior to accessing and/or using the Online Trading Facilities.

1.2 "Fx Fair" ("we", "us", or "our") and "you" ("you", "your", or "your") as our customer are hereinafter individually referred to as "the Parties" and collectively as "the Parties".

2. Digital signature and acceptance of contract

2.1 You expressly acknowledge and agree to the following: (A) Download, fill out, and / or submit the account documents and forms posted on the online trading facility (the "Account Opening Application Form") and / or click on the appropriate space. Click the "Agree" button, or a similar button or link we specify to show your approval and consent to this Agreement, and / or (b) access or use, and / or our online transaction. By continuing to access or use the property, you enter into a legally binding agreement between you and us and comply with and be bound by all terms and conditions set forth in this agreement. I fully agree with you.

2.2 You may use electronic media, including but not limited to electronic messaging, posting emails to websites, and other electronic means, to the extent permitted by applicable law, rules and / or rules. You agree to the communications made, this Agreement and / or the agreement between us and us, or the delivery of changes to these Terms and Conditions. Contract conclusions, orders and other records, and electronic distribution of notices, policies and records of transactions initiated or completed through our online trading facilities and / or in connection with them via electronic media. The communication will be treated as meeting the legal requirements that the communication be "signature" and "written" to the extent permitted by applicable laws, rules and / or regulations. Therefore, documents delivered electronically to you are considered "written".

2.3 Your signature or approval is required or required for such documents, and you may click on the appropriate space, the "Agree" button, the "Submit" button, or a similar button or link specified by us to obtain your approval. And if you indicate acceptance, or if you perform any other action displayed on our online trading facility, you will "sign" and "sign" the document with the same effect as if you manually signed the document. / Or is considered approved. To the extent permitted by applicable compulsory law, you are subject to the applicable laws, rules and / or rules of

jurisdictions that require the issuance or preservation of the original (non-electronic) signature or non-electronic record. You waive any rights or requirements.

2.4 You expressly acknowledge your right to withdraw your consent to electronic delivery and signatures of the Documents at any time by prior written notice. However, withdrawal of consent may limit or terminate your access to and / or use of the Online Trading Facility at our discretion or without obligation to provide any explanation and / or justification.

3. Acceptance and Scope of Agreement(s)

3.1 We will evaluate the account opening application submitted for you to become our customer and will notify you by email if your application has been accepted. We reserve the right to decline your application at our sole discretion for any reason.

3.2 Without compromising the provisions of Section 2.1 above, we will be the other party to this Agreement, especially if you accept and approve this Agreement, and this Agreement will be the date on which we send the above confirmation email (the "Effective Date"). We shall be binding on our company only.

3.3 This Agreement includes, but is not limited to, all of its electronic content and / or software provided there, including, but not limited to, all real-time information regarding the quotes of supported securities offered therein. Applies to all online trading facilities.

3.4 Some or areas of our online trading facilities may have certain terms of access and / or use posted. If there is a conflict between these Terms of Use and such specific access and / or Terms of Use, the latter terms shall apply to access and / or use of the relevant areas or parts of our online trading facilities. It shall take precedence.

3.5 We may send you a contact regarding a particular transaction and / or contract, including certain legal and / or contractual provisions applicable to that transaction and / or contract. The terms of this Agreement and / or its annexes, appendices, addendums, appendices, schedules and / or exhibits and the legal and / or contractual terms set forth in the communication to you regarding certain transactions and / or contracts. In the event of any inconsistency and / or inconsistency with the provisions, the latter shall prevail. The fact that the laws and / or contractual provisions of a particular transaction and / or contract are specified in this contract or contained in a particular communication to you is another transaction and / or contract. It does not preclude that similar legal and / or contractual provisions are expressed, implied, or applied in connection with.

4. Authorization

4.1 Our online trading facilities are only available to individuals who can enter into legally binding contracts under the laws applicable in their country of residence.

4.2 Accessing or using our online trading features if you are a minor or if you are unable to form a legally binding contract under the laws applicable in your country of residence. You can not. If you do not qualify, please let us know in writing immediately without accessing or using our online trading facilities.

4.3 To avoid doubt, we shall not be liable in any way for unauthorized access and / or use of our online trading facilities by minors, and we shall not be liable for you to use our online trading facilities. We are not responsible for determining whether the transactions and / or contracts entered into through the trading platform are appropriate or desirable for you.

4.4 In accordance with the above, you hereby represent and warrant the following without compromising any other representations, warranties and / or pledges made under this Agreement.

(a) you are an individual who can enter into legally binding contracts under the laws applicable in your country of residence, (b) if you are an individual, you are 18 years of age or older, or of your country of residence. Being over the legal age. (c) All information you provide to us for the purpose of opening an account with us and / or accessing and / or using our online trading facilities, or in connection with it, in particular your application for opening an account. (But, but not limited to,) is accurate and up-to-date, and (d) is necessary for you to enter into this Agreement and to perform what you are required to do under this Agreement. Have all rights, powers and powers (e) You are not a politically exposed person and have nothing to do with anyone who has held or held public status in the last 12 months (eg) : Relatives, colleagues, etc.).

4.5 If any of the instructions in the preceding paragraph are not true or inaccurate with respect to you, please contact our client support team immediately in writing.

4.6 By agreeing to these Terms of Use, you may contact the bank, financial institution or credit institution that we deem appropriate in connection with the investigation of your credit status by us or an agent acting on our behalf. And allow you to see such information. You further authorize us to investigate current and past investment activities and to contact exchanges, brokers / dealers, banks and others that we deem appropriate in connection therewith.

5. Experience and knowledge of financial issues

5.1 In addition, our online trading terminal has sufficient finance to be able to evaluate the merits

and risks of accessing and / or using our online trading terminal and concluding transactions and contracts through our online trading terminal. Only those who have experience and knowledge about our online trading terminal and can access and / or use our online trading terminal can use it.

5.2 In accordance with the above, you hereby represent, warrant and pledge without prejudice to any other representations, warranties and / or pledges under this Agreement. (a) You have sufficient financial experience and knowledge to assess the benefits and risks of entering into this Transaction and / or this Agreement through our online trading facilities. , (B) You are conducting this transaction without relying on the information contained in our online trading facilities, or contained in our online trading facilities, or provided by us. (c) You act as Principal and sole beneficiary (not as a trustee) in entering into this Agreement and / or this Agreement through our online trading facilities. thing). (d) Notwithstanding subsequent opposition decisions, the transaction of financial contracts, transactions and / or contracts (and other investments we agree from time to time) through our online trading facilities is suitable for you and that Being aware of all risks associated with such transactions and / or contracts, (e) willing to maintain the total loss of funds resulting from transactions and / or contracts through our online trading facilities. Be financially feasible and (f) read and fully understand the "Risk Disclosure Notice" on our online trading facility.

5.3 Without infringing any of the above, whether we have sufficient knowledge and / or experience in accessing and / or using the online trading features and / or concluding financial contracts through online trading. We are not responsible for confirmation and / or confirmation. We shall not be liable for any damages and / or losses you incur as a result of inadequate knowledge and / or experience. If you are not qualified, please do not access or use our online trading facilities and notify us immediately in writing.

6. Legal restrictions

6.1 We also reserve the right, in our sole discretion, to refuse or cancel the use of our online trading facilities at any time for any reason, We shall not be obliged to explain or justify the reasons.

6.2 In this regard, you may have different financial contract laws around the world and your country of residence or, in the case of a legal entity, its establishment, legal entity regarding access to and / or use of our online trading facilities. You understand that it is your duty to fully comply with the laws, regulations or directives relating to your country of residence and / or your country of residence. To avoid doubt, having access to our online trading facilities means that our online trading facilities and / or the activities that can be performed through them are subject to laws, regulations or directives relating to your country of residence. In the case of, or in the case of a legal entity, it does not necessarily mean that it is legal in its establishment, incorporation and / or country of residence.

If our online trading facility and / or all activities that can be performed through it are your country of residence or legal entity, the laws, regulations or instructions relating to its establishment, incorporation or country of residence. If it is not legal under, please do not access or use our online trading facility and report it to us immediately in writing.

6.3 Our online trading facilities offer and / or offer to persons within the jurisdiction where such offers and / or solicitations are not permitted and / or those for whom it is illegal to make such offers and / or solicitations. Or it does not constitute a solicitation and may not be used for the purpose of such an offer and / or solicitation. Depending on the jurisdiction, access to the Trading Facility and the provision of financial instruments transactions using the Trading Facility may be restricted, so those who access the Trading Facility should check the restrictions themselves. Please comply with it.

Important Note: We will not accept any transactions from clients residing in the United States. We have additional requirements to accept clients residing in or in a particular country at any time, in our sole and exclusive discretion, without obligation to provide explanation or justification. Or reserve the right to impose preconditions.

7. Fix

7.1 We reserve the right, at any time in our sole discretion, to amend, modify, delete or add to the terms of this Agreement without prior notice.

7.2 If these Terms of Use are changed (the "Changes"), we will post such changes on the Online Trading Facility or otherwise notify you of such changes. Each such notice is considered sufficient notice and it is your duty to refer to and / or regularly review this Agreement regarding the Online Trading Facility for such changes. Therefore, you should review these pages from time to time to ensure that you are aware of such changes.

7.3 All modified terms shall be effective five calendar days after the date of first posting on our online trading facility, or the first time you access and / or use our online trading facility after modification, whichever comes first. It becomes.

7.4 If you continue to access and / or use our online trading features after publishing your

changes, you are agreeing to the changed terms and conditions and the changed terms and conditions apply. If you do not wish to be bound by such changes, you must cease access to and / or use the online trading facility and give immediate written notice.

7.5 Certain conditions for access and / or use may be posted in some or areas of our online trading facilities. If there is a conflict between these Terms of Use and such specific access and / or Terms of Use, the latter terms shall apply to access and / or use of the relevant areas or parts of our online trading facilities. It shall take precedence.

8. agreement-separability

8.1 This Agreement cancels and replaces all previous agreements and agreements between you and us regarding the subject matter of this Agreement and is intended for other communication and understanding between you and us. It is a replacement.

8.2 Nothing in this Agreement shall be construed as requiring any applicable law, rule or action contrary to the rule. In the event of any conflict between any provision of this Agreement and any current or future legislation, law, ordinance or regulation applicable to transactions under this Agreement, the latter shall prevail. In that case, the terms of this Agreement affected shall be limited to the extent necessary to stay within the requirements of the law.

8.3 Each part of this Agreement is individual. If any provision of this Agreement is invalidated, illegal or unenforceable by a court of competent jurisdiction, such invalidity, illegality or unenforceability shall have full effect and be affected in any way. It shall not affect any other provisions or parts of this Agreement that shall not be subject to or invalidated.

9. Definition

9.1 For the purposes of this Agreement, the following words and expressions shall have the following meanings, unless otherwise specified in the context.

(A) Below, under the "Definition" heading. (B) Throughout this Agreement: (1) When used in this Agreement, an "Account" will be created for you when you open a trading account with us, unless otherwise specified in the context. Means a uniquely assigned account.

(2) The "Account Details Report" or "Account Summary", when used in this Agreement, will state statements such as the client's securities portfolio, open positions, margin requirements, cash deposits, etc., unless otherwise specified in the context. Means At a specific point in time;

(3) The "Account Opening Application Form" used in this Agreement means the Account Opening Documents and Form posted to the Online Trading Facility, unless otherwise specified in the context. Purpose of opening an account with us; we reserve the right, in our sole discretion, to refuse and / or refuse an account opening application for any reason without obligation to provide explanation or justification. To do.

(4) As used in this Agreement, "agent" means an individual or legal entity that trades on behalf of another individual or legal entity, unless otherwise specified in the context, but in your name. is. (5) The "authorized person" used in this Agreement is, unless otherwise specified in the context, given instructions by the Client to these Clients and us under a limited power of attorney;

(6) "Contract" as used in this Agreement means the Securities Act 2007, unless otherwise specified in the context. This is because it is subject to change and modification at any time.

(7) Unless otherwise specified in the context, the "affiliate / business introducer" used in this agreement applies for and agrees to membership in the company's affiliate program in accordance with the conditions set therein. It shall mean an individual or entity. Accepting these Terms of Use, the company approves the membership application. Such individuals / organizations may receive compensation from the company by receiving a flat payment for each referred client identified and approved by the company, and no other payments will be paid.

(8) "Agreement" means, unless otherwise specified in the context, this Agreement, including all Annexes, Appendixes, Addendums, Attachments, Schedules, and Exhibits and Amendments, when used in this Agreement. Suppose it means. From time to time, it is changed or modified from time to time. (9) The "Money Laundering Prevention (" AML ") Act" used in this Agreement is, unless otherwise specified in the context, collectively the Money Laundering Prevention Act of 2006 and Money of 2012. Means anti-laundering rules. It is effective from time to time and is subject to change or modification from time to time.

(10) "Applicable Laws and Regulations", when used in this Agreement, collectively, (A) Law, (B) Securities (Business Contact) Regulations, unless otherwise required. (C) Securities (Financial Statements) Regulations 2008, (D) Securities (Advertising) Regulations 2008, (E) Securities (Forms and Fees) Regulations 2008, and (F) Other Regulations or Related Government and / or Regulation Regulations Regulators, relevant investment exchange rules and / or other relevant local, state, federal and international laws, national rules and regulations, jurisdictions in which any of the parties reside, or corporations formed and incorporated, Settle, and / or do business. This is because it is sometimes valid and may be changed or modified from time to time.

(11) When used in this Agreement, "Associate" is expected to be a business entity and / or representative, or reasonably given by us, unless otherwise specified in the context. It shall mean any other person who has a relationship with us. Ascend to the community of interest between us and them.

(12) "Balance" as used in this Agreement shall mean the balance of the Client's Account after the last Account Transaction made within the prescribed period, unless otherwise specified in the context. (13) "Business Day" as

used in this Agreement means a calendar day ending in Greenwich Mean Time 00:00 + Greenwich Mean Time 23:59 (excluding Saturdays and Sundays), unless otherwise specified in the context. (14) "CFD Agreement" or "CFD (s)", when used in this Agreement, is a "Contract for Difference" with reference to changes in the price of the associated underlying asset, unless otherwise specified in the context. It shall mean a contract that is. Security or index. Trading on CFDs is based on the result of the price of the underlying exchange product (stock, currency, futures, etc.), so such trading does not occur in a recognized or regulated "exchange". Trading on CFDs is unaffected by the delivery of underlying exchange products and other interest rates. Therefore, the result of trading on CFDs is the only difference between sell and buy CFD transactions.

(15) "Client" or "Client", as used in this Agreement, means "you" or "you" unless otherwise specified in the context, and in more general terms, interest in transactions. (A) and / or contract, (B) who entered or entered our online trading facility, and / or (C) who submitted all required account opening application forms-for each instance, these Government-issued ID (eg, driver's license, passport, government resident card, or similar ID) with a photo certifying your nationality and place of residence that has not expired, but not limited to , And a valid recent utility (water, gas, electricity, etc.) invoice or bank statement, the name and address will be displayed within three months. This is required under the relevant Money Laundering Prevention ("AML") laws, obligations and procedures applicable to us and, in accordance with the terms of this Ag, the Client will be provided in the manner described herein. Service to be done.

(16) As used in this Agreement, "collateral" means securities or other assets deposited with us as continuous collateral, unless otherwise specified in the context, and all to us. Means payment of obligations and collateral for payments. Services provided by us under and / or in accordance with this Agreement. (17) "Fee, Fee, Margin Schedule" as used in this Agreement means the schedule of fees, fees, margins, interest rates, and other rates, unless otherwise specified in the context, and is always available on the Services. May apply. Determined by our company based on current standards. Fees, fees and margin schedules are available at our online trading facility and may be provided separately as needed.

(18) "Conflict of Interest Policy", as used in this Agreement, means our general policy regarding conflicts of interest, unless otherwise specified in the context, posted on the Online Trading Facility and on demand. It may be provided separately. This is referred to by reference.

(19) A "contract", as used in this Agreement, is an oral or written contract relating to the purchase or sale of goods, securities, currencies or other supported securities or assets, unless otherwise specified in the context. Means. Derivative contracts such as CFDs and other related transactions concluded between us and our customers, not limited to us.

(20) As used in this Agreement, "Counterparty" shall mean the bank and / or broker that covers the transaction and / or contract with the Client, unless otherwise specified in the context.

(21) "Agreement Limits" as used in this Agreement limits the ability to do business with such clients under our credit exposure / margin requirements, unless otherwise specified in the context. Suppose that there is.

(22) As used in this Agreement, the "Credit Support Provider" has entered into a warranty, hypothesis, agreement, margin, or security agreement with respect to the following client obligations, unless otherwise specified in the context. Means a person. This Agreement;

(23) The "Rules of the Financial Services Agency of the St. Vincent and the Grenadines" used in this Agreement shall be issued and approved by the "Financial Services Agency" of the St. Vincent and the Grenadines" unless otherwise specified in the context. It shall mean all regulations and notices applicable in the framework and context of the authorities. As per the law, the same is sometimes effective and may be amended or amended from time to time;

(24) As used in this Agreement, "tradable quote" means a price quote that may be used to execute a transaction, contact, or both under the terms, unless otherwise specified in the context. will do.

(25) A "transaction request" as used in this Agreement is, unless otherwise specified in the context, sent by the Client via the Online Trading Facility to initiate a purchase or sale transaction at the current price. Means the requested electronic message. Quotes for such transactions and / or contracts displayed on our online trading facility.

(26) "Deal Response" as used in this Agreement means, unless otherwise specified in the context, by us with respect to a particular deal request submitted by a client to us through our online trading facility. Means an electronic message to be sent to. Through the online trading facility, we confirm the receipt of such clients, deal requests, whether we agree with the terms of the deal requests sent by the clients, and in some cases confirm the execution of the purchase transaction. Or a sales transaction requested by the client by a transaction request.

(27) "Deposit" as used in this Agreement shall mean the funds deposited and / or remitted by the Client to our Account, unless otherwise specified in the context.

(28) As used in this Agreement, "durable medium" means in a manner accessible to clients for future reference for a period appropriate for the purpose of the information, unless otherwise required. It shall mean a means by which information can be stored. The saved information can be played back as it is

(29) "Effective Date", as used in this Agreement, shall mean the effective date of this Agreement, unless otherwise specified in the context. The client's account opening application has been approved. (30) "Electronic Message" as used in this Agreement means any form of electronic communication used to communicate with a Client about an Online Transaction Facility, unless otherwise specified in the context (transactional). Includes, but is not limited to).

Concluded (s) through an online trading facility, including but not limited to email, whether within the framework of the online trading facility itself and / or within the mailbox of the online trading facility. Agreement);

(31) "Electronic Service" as used in this Agreement shall mean the service provided by the Company, unless otherwise specified in the context. For example, an internet trading service that allows clients to access information and trading facilities through internet services. WAP services and other electronic order routing systems.

(32) "Electronic Trading Platform" as used in this Agreement shall mean the online electronic trading platform you provide to us to place an order or request, unless otherwise required. .. Price quotes for transactions and / or contracts, receiving pricing information and market-related news, and real-time revaluation of open positions via the Internet. This allows you to process securities transactions and / or contracts in transaction requests and transactions. You can respond, issue payment / transaction confirmations, manage accounts, and store and manage historical data.

(33) "Capital" as used in this Agreement shall mean the "Capital Value" of the Account at this time, unless otherwise specified in the context. (A) Get the sum of all open positions associated with transactions and / or contracts generated through your account, all "variable gains / losses" and all associated "rollover rates" and / or "swaps" , And (b) by adding that value to your account balance.

(34) "Default Event" as used in this Agreement shall have the meaning given to this term in Section 78 below, unless otherwise specified in the context.

(35) "Unauthorized Traffic" as used in this Agreement is to fraudulently or maliciously deceive the System, whether or not it actually exists, unless otherwise specified in the context. Means deposits or traffic generated for an online trading facility. Harmful; fraudulent traffic includes spam, false advertising, stolen credit card generated deposits, collusion, service operations, systems, bonuses, or promotions (including "sniper" or "scalping" below. Is not limited to these), but is not

limited to these. , Collectively referred to as "Arbitrage", "Cashback Arbitrage", "Interest Rate Arbitrage and / or" Charming "), suggesting sharing fees or bonuses directly or indirectly with traders, and other 3 Party account, copyright or trademark;

(36) "Variable Profit / Loss" as used in this Agreement shall not relate to the transaction and / or agreement of supported securities generated through the current account, unless otherwise specified in the context. It shall mean the profit (loss) of settlement. The price of the underlying security (currency, contract or stock, stock index, precious metal or other commodity) available for trading.

(37) "Free Margin", when used in this Agreement, is not used as a guarantee to open a transaction and / or a position related to the Agreement entered into through the Account, unless otherwise specified in the context. It shall mean funds. This is calculated by taking the equity of the account and subtracting the margin required to open the position associated with the transaction or contract entered into through the account. (38) As used in this Agreement, "instructive quote" shall mean a price quote other than a tradable quote, unless otherwise specified in the context.

(39) "Intellectual Property Assets" as used in this Agreement means the following, unless otherwise specified in the context. (A) Our online trading function. (B) Our service. (C) Other of our platforms or software, including but not limited to demos, related system documentation and / or user's manuals. (D) This contract. (E) Estimated price provided by us. And / or (f) Price data or other information sent by the Online Trading Facility or otherwise. It includes, but is not limited to, all intellectual property rights directly or indirectly related to this.

(40) "Intellectual Property Rights" as used in this Agreement means all of the following intellectual property rights, unless otherwise specified in the context. Patents, trademarks, service marks, word marks, copyrights, database rights, terrain rights, industrial design, know-how, corporate secrets, trade names, logos, designs, symbols, emblems, insignia, slogans, marketing materials and other identifying materials. Regardless of any other rights relating to intellectual property, whether registered or possible, and / or in accordance with applicable laws, rules and regulations, and / or in accordance therewith.

(41) "Internal Information" as used in this Agreement may, unless otherwise specified in the context, have a significant impact on the pricing of transactions and / or contracts when published. It shall mean non-public information.

(42) The term "broker referral" as used in this Agreement shall mean any financial institution or advisor to which we and / or the client are paid for the client referral and / or terms, unless otherwise specified in the context. Shall mean. Advice to such clients and / or execution of such clients' transactions and / or contracts to us; (43) "Margins" as used in this Agreement shall be

entered into through the Account unless otherwise specified in the context. "Spreads and Terms Schedule" posted on our online trading facility, which means the guarantee funds required to open a position related to a transaction and / or contract.

(44) "Margin Call" as used in this Agreement is, unless otherwise specified in the context, the margin deposited in the Client's account to secure a transaction and / or an open position associated with the transaction. It shall mean the mandatory request issued by us to increase. Contracts entered into through the account; if the margin posted to the account falls below the minimum margin requirement, we may issue a margin claim, although we have no obligation, in which case the client will deposit it with us. You need to increase your margin. To close her account, or his / her position; if the client does not do any of the above and the account reaches a defined stopout level, it is related to transactions and / or contracts concluded through the account. All open positions may be closed. In that regard, our online trading facility operates with automated risk monitoring, margin calling and stop-out facilities, monitoring the

overall utilization of the client's available collateral and through the online trading capabilities. Transactions or contracts concluded with. Using this automated risk monitoring, margin call and stopout feature, we will apply initial maintenance or margin call or stopout, as stated from time to time online, unless otherwise stated. Abort margin calls at a general level. Trading facility;

(45) As used in this Agreement, "margin call level" means the margin level required to maintain an open position, unless otherwise specified in the context, and is currently used to maintain an open position. It is set to 50% of the required margin. Therefore, you will receive a margin call when your account equity drops to 50% of the margin level required to maintain an open position. This is a warning message that the equity of your account is not enough to support open positions. At this point, you will not be able to take a new position and you have the option of depositing enough money to maintain an open position or to close some or all of the positions. If you lose your position, your margin level will drop and you may approach the margin call level. If there is a winning position, the margin level goes up and the margin call level goes farther.

(46) "Contract Level" as used in this Agreement shall mean an index calculated as follows, unless otherwise specified in the context.

(47) "Margin Trading" as used in this Agreement is, unless otherwise specified in the context, transactions and / or transactions that are opened and maintained on the basis of Margin Deposit, rather than transactions and / or contracts / Or shall mean a contract. price;

(48) "Market" as used in this Agreement shall mean a regulated market or a multilateral trading facility in which the underlying securities are traded, unless otherwise specified in the context. (49) "Market Disturbance", as used in this Agreement, means the occurrence of an event or

condition that, unless the context dictates otherwise, has a material impact on (a) in good faith with respect to security. Shall be. The liquidity of the relevant underlying securities, or the volatility of foreign exchange rates. (B) Significant impact on the settlement of related underlying securities transactions and thus on the settlement of related securities. Or (c) the fact that the settlement of the relevant underlying security is compromised impairs our ability to provide price quotes that reflect the supply and demand of the relevant security.

Market turmoil includes, but is not limited to, imposing significant restrictions by government agencies, central banks, or multinational organizations, or restrictions on the trading, transfer, and settlement of transactions in underlying securities. . . Price control, currency exchange controls, mandatory exchange rates for certain underlying security or force majeure events that may or may have a significant impact on the transaction of related securities or settlement of contracts). (50) "Market Maker" as used in this Agreement is a financial market that continuously estimates both the purchase price and the selling price of a financial product or a product held in inventory, unless otherwise specified in the context. It shall mean a professional participant of. For interested clients, buy and sell each in the hope of making a profit on the bid offer spread or turn. As such, marketmakers are net sellers of options that are conversely selected with a premium proportional to the scope of trading they seek to provide liquidity. As a market maker, we are the client's direct counterparts to the transactions and / or contracts that the client has entered into through the online trading facility.

(51) "Market rate" as used in this Agreement is at any time, unless otherwise specified in the context, the rate ultimately determined by the parties (unless there is an obvious error). Parties to the market at that time to buy securities. A second specific security for delivery on a specified date.

(52) "Market Rules" as used in this Agreement means any exchange, clearinghouse, or other organization or market rule, regulation, practice or practice involved in the conclusions, unless otherwise specified in the context. Shall be. Execution or settlement of securities transactions and / or f. Such exchange, exercise of authority or authority granted to it by a clearing house or other organization or market. (53) "Netting Transactions" as used in this Agreement means any transaction intended to be subject to the provisions entitled "Netting" below, unless otherwise specified in the context, for such purposes. Identified as a "netting transaction" for. Here or on its own terms.

(54) As used in this Agreement, "non-expert user" shall mean any of the following, unless otherwise specified in the context. (B) Currently not registered or certified as a professional securities trader, investment advisor, or investment manager with a national or state exchange,

regulator, professional association, or accredited professional agency. (C) Currently not acting as a profession, whether or not qualified as a securities trader, investment adviser, or investment manager; (d) Online trading facilities related to managing their own personal funds For use only, not as a public trader or for investing in corporate funds.

(55) The "Online Trading Facility" as used in this Agreement shall mean all websites, electronic trading platforms, collectively and / or individually, as the context requires, unless the context specifically requires it. Software and / or services provided by us from time to time under the terms of this Agreement and / or in accordance with the terms of this Agreement.

(56) "Order" as used in this Agreement means, unless otherwise specified in the context, the client's order to trade and / or enter into a contract with respect to a particular security under the terms specified in the Order. Suppose. By default, orders are unlimited ("GTC – Valid Until Cancellation"), but we and / or our clients may define an expiration date for your order. The basic types of orders include: (A) "Market execution order". This is an immediate order for the price offered through the online trading facility. The following features may be attached to a "Market Execution Order": (i) "Stop Loss" (Close a previously opened position at a price that is less profitable than the price at which the limit was imposed: An order) is (ii) an order that limits profits while "take profit" (an order that closes a previously

opened position at a more profitable price than the restricted price). b) "Pending orders". An order that will be executed later at the price specified in the order. It monitors "pending orders" and when the price offered reaches the price specified in the order, the order is executed at the best price available according to the order execution policy. The following types of pending orders are available: (i) "Purchase Limits" (orders to buy securities below the specified price, triggered when the market price touches or falls below the "Purchase Limits" price), (ii) "Buy Stop" (an order to buy a security entered at a price higher than the current offer price. Triggered when the market price touches or passes the "Buy Stop" price). (iii) "Sell Limit" (an order to sell a security above a specified price, triggered when the market price touches or passes the "Sell Limit" price). And (iv) "Stop Sell" (an order to sell a security when a certain price is reached. Triggered when the market price touches or falls below the "Stop Sell" price). The following features may also be attached to "Pending Orders": (i) "Stop Loss" and / or (ii) "Profit".

(57) As used in this Agreement, the "Order Execution Policy" is our general, unless otherwise specified in the context, posted on the Online Trading Facility regarding the best execution of a client's order. It shall mean a policy. Our order execution policy is part of our terms and conditions, which are contractually binding contracts with our clients, and are incorporated here by reference.

It applies to all transactions between us and our clients, to the extent that it does not otherwise impose any obligation on the law and / or does not require us to impose;

(58) "Over-the-Counter" or "OTC" as used in this Agreement refers to "Over-the-Counter" transactions (not regulated "Exchange" or "Off")-Exchange "unless otherwise specified in the context.); Options and futures for goods, securities, currencies, other securities or assets that are not traded on regulated stocks or commodity exchanges but are traded "over-the-counter", transactions and / or contracts including CFDs, as described above.

(59) The "parties" used in this Agreement, whether or not through a market maker, may in some cases appear from the context in which this term is used, unless otherwise specified in the context. Therefore, it shall refer to us and / or our clients. In this Agreement; we and our clients may be collectively referred to as "parties" in this Agreement.

(60) "Person" as used in this Agreement shall mean an individual, legal entity, partnership, trustee, trust, regulatory agency or agency, government or agency or entity (designated or composed) unless otherwise specified in the context. It does not matter what is done). Or an unincorporated organization.

(61) "Personal Data", as used in this Agreement, is (i) identified or (ii) directly or indirectly identifiable, natural or legal, unless otherwise specified in the context. Includes, but is not limited to, data about us, our employees, directors, shareholders, prospects, contacts and / or suppliers and / or our customers.

(62) "Personal Information Protection Act" as used in this Agreement shall mean the Data Protection Act of 2002, unless otherwise specified in the context. This is because it is enforced from time to time and is subject to change or modification. Occasionally or when the General Data Protection Regulation (679/2016) comes into force. This may be fixed at any time.

(63) "Pip" as used in this Agreement shall mean the minimum number in the price quote (the last digit to the right of the decimal point) unless otherwise specified in the context. The "pip" value can be either fixed or variable depending on the currency pair (for example, the EUR / USD pip value is always \$ 10 for standard lots and \$ 0.10 for micro lots). The terms "Pip (s)" are synonymous and compatible and may be used in this agreement in a manner compatible with the terms "Point (s)" and "Tick (s)". Fractional pip pricing adds the number of decimal places to the price quote. In other words, the price quote will be more accurate.

(64) "Pricing Data" as used in this Agreement is, unless otherwise specified in the context, integrated into the Online Trading Facility and generated by the Pricing Engine supplied to the Online Trading Facility in real time. Means all pricing data / delay / end of day / history based. Specifies the market price of supported securities traded at the online trading facility.

(65) "Price Estimate" or "Estimate", as used in this Agreement, shall be electronically distributed via an online transaction facility, including "Transaction Ask Price" and a, unless otherwise specified in the context. It shall mean a message. "Trading bid price" and other parameters such as an indication as to whether the price quote is considered a "tradable quote" or "quote". The message update frequency of the online trading function is subject to change at its sole discretion.

(66) "Person" as used in this Agreement means, unless otherwise specified in the context, an individual or legal entity that is a party to a transaction (including these terms, transactions and contracts). , Not limited to these). Or other legally binding obligations, conditional contracts and / or contracts);

(67) "Privacy Policy" as used in this Agreement shall mean the "Privacy Policy" published on our website, unless otherwise specified in the context.

(68) "Prohibited Software" as used in this Agreement shall mean any Software that gives the Trader an unfair advantage, unless otherwise specified in the context. Items that fall into this category are specially designed to take advantage of the potential price latencies of online trading facilities or allow the use of technical and / or algorithmic trading patterns of interest. Utilization of price latency algorithm opportunities at our online trading facility, including but not limited to software programs, further specified in Section 47 below without limitation.

(69) "Agent" as used in this Agreement means, unless otherwise specified, a Director, Officer, Employee, Attorney, Advisor, Agent, Licensee, or any other approved agent. To do.

(70) "Rollover Fees / Swaps" as used in this Agreement are, unless otherwise specified in the context, interest added to or deducted from the Client's account for open position rollover (holding / transfer). Shall mean. Next day in connection with financial transactions generated through your account. The rollover fee / swap rate is calculated as

the overnight interest rate difference between the two currencies in which the position is held, depending on the position type (buy (long) / sell (short)); rollover fee / swap , The client's account will only be charged for positions that are open until the next trading day. Rollover fees / swaps are calculated and applied to nightly transactions. There are no rollovers on Saturdays and Sundays when the market is closed, but banks calculate interest rates for positions held on weekends. To level this time gap, we will apply a three-day rollover strategy on Wednesday. Therefore, on Wednesday night, rollovers / swaps will be charged at a triple rate. Rollover rates / swap rates are subject to change at our sole discretion.

(71) When used in this Agreement, "security" has the meaning set forth in Appendix 1 of the Act and, unless otherwise specified in the context, refers to any other security specified for the purpose of the security. It shall include. action;

(72) "Services" as used in this Agreement shall mean the services we provide to our clients as interpreted in these Terms of Use, unless otherwise specified in the context. The term "service" includes trading, order routing, advice, or other services. These Services are provided to your clients from time to time by remotely accessing their online trading capabilities over the Internet and are subject to these Terms of Use. ;

(73) When used in this Agreement, "Confirmation of Settlement" or "Confirmation of Transaction" or "Confirmation of Settlement / Transaction" confirms the client's input to the transaction, unless otherwise specified in the context. Client Notice and / or Agreement; (74) "Spreads and Terms Schedule" as used in this Agreement means spreads, fees, margins, interest and other, unless otherwise specified in the context. It shall mean the schedule of rates. Currently by us; Spreads and Conditions Schedule is available at the Online Trading Facility and can be delivered to clients on demand.

(75) "Spyware" as used in this Agreement shall mean a type of malware that is installed on your computer and collects small information about you without your knowledge, unless otherwise specified in the context. I will. The presence of spyware is usually hidden from the user and can be difficult to detect. Spyware is usually secretly installed on a user's personal computer.

(76) The term "stopout" as used in this Agreement means that, unless otherwise specified in the context, the account's capital has reached the stopout level (that is, below the margin level required to maintain it). It shall mean the situation. Open Positions-See below) Or, as equity has entered the negative territory, the Online Trading Facility will automatically begin closing trading positions (starting with the least profitable position and until the margin level requirements are met.), Prevents further accounts Loss to negative territory;

(77) "Stopout Level" as used in this Agreement, unless otherwise specified in the context, means that the Online Trading Facility will automatically start to close a trading position (the least profitable position). (Starting from) means the level of capital of the account and (until the margin level requirements are met), to prevent further account loss to the negative territory. For all trading accounts, the stopout level corresponds to 20% of the margin level required to maintain an open position.

(78) "Supported Financial Instruments" as used in this Agreement shall mean any financial instrument for which we provide a quote through the Online Trading Facility, unless otherwise specified in the context. Commodities, metals, financial instruments (including securities), currencies, interest rates, indices, or combinations thereof, and / or this Agreement, or "other terms agreed upon by mutual consent of both parties"; We reserve the right to modify the supported financial instruments cited through the Online Trading Facility at any time without prior notice or obligation to provide justification.

(79) "System Disruption", when used in this Agreement, will, in good faith, accurately and substantially impede or limit our capabilities or the capabilities of our clients, unless otherwise specified in the context. It shall mean the occurrence of an event. Completely (i) distribute or receive a "price quote", "transaction request", or "transaction response". Or (ii) record or maintain transaction and / or contract terms. Or (iii) automatically carry out the relevant hedging transaction.

(80) "Terms" as used in this Agreement shall mean these terms that govern the relationship between the Client and the Company, unless otherwise specified in the context.

(81) "Agreement" as used in this Agreement means, but is not limited to, all transactions covered by this Agreement, unless otherwise specified in the context. .. (A) Trading of supported financial instruments (including but not limited to contracts), metals, financial instruments (including securities), currencies, interest rates, indices, or any kind of difference associated with their combination. In-kind or futures contracts); (b) Although such supported financial instruments (including commodities, metals, financial instruments (including securities), currencies, interest rate-related differences, futures or forward contracts) Transaction rates, indexes, or any combination thereof) that match (but not limited to these); and / or (c) under this Agreement or "on the terms agreed upon by mutual consent between the parties". Other transactions that you do are transactions.

(82) "Fx Fair" or "us" or "we" or "our", as used in this Agreement, shall be used by our online trading facility and its operators, unless otherwise specified in the context. A "FX Fair Ltd." shall mean the St. Vincent and the Grenadines Securities Dealer. Formed under the laws of the St. Vincent and the Grenadines and regulated and registered by the St. Vincent and the Grenadines Financial Services Organization ("St. Vincent and the Grenadines Financial Services") and its designated and authorized successor, assignee, and assignee of that subsidiary further specified in this Agreement.

(83) "Fx Fair" Website or "Fx Fair Website" or our "Website" as used in this Agreement means the Website unless otherwise specified in the context. . . Websites labeled, owned, and hosted by us privately, but not limited to, by us at the following URL: <https://fxfair.com> and related subsite domains. It is designed to attract, request, and obtain online registrations from potential new clients and / or business partners who are interested in transactions and / or contracts, as well as their respective related pages.

(84) As used in this Agreement, "Transaction Ask Price" or "Ask Price" means the price at which a contract for the purchase of a supported financial instrument can be entered into online, unless otherwise specified in the context. Shall be. Trading Facility; "Trading Ask Price" or "Ask Price" is the price at which the market seeks to sell a particular financial instrument. The price set to purchase a financial instrument when an order to enter into a contract to purchase a supported financial instrument is placed through our online trading facility.

(85) "Trading Bid Price" or "Bid Price", as used in this Agreement, means the price at which a sales contract for a supported financial instrument can be entered into online, unless otherwise specified in the context. Suppose. Trading Facility; A "transaction bid price" or "bid price" is the price at which the market is willing to purchase a particular financial instrument. The price set for the sale of a financial instrument when an order to enter into a sales contract for a supported financial instrument is placed through our online trading facility.

10. Interpretation

10.1 Reference in this Agreement and its annexes, appendices, addendums, appendices, appendices, schedules, and exhibits that the document is "under the terms agreed upon by the mutual consent of both parties" is a special contextual requirement. Unless otherwise agreed, on terms and conditions mutually agreed upon by both parties, for the purpose of identifying and documenting the document signed by both parties, or by mutual consent of both parties, both parties shall replace this in writing. It shall mean that it is another condition executed.

10.2 References to the terms in this Agreement and its annexes, appendices, annexes, attachments, schedules, and exhibits, unless otherwise specified in the context, are amended from time to time, before or above. The terms shall be included. Includes provisions of previous law re-enforced (with or without modification) or replaced (directly or indirectly) by such provisions (integration without re-enactment or substantive amendment after the effective date). Includes all legal documents or orders that are considered and made from time to time.

10.3 Unless the context otherwise requires in this Agreement and its annexes, appendices, appendices, attachments, schedules, and exhibits: (a) Male gender includes female and neutral and is singular. Contains more than one, and vice versa. (B) References to individuals include individuals, corporate corporations, non-profit organizations, and partnerships. (C) Headings have been inserted for convenience only and shall not affect the interpretation and interpretation of this Agreement. (D) References to recitals, clauses and annexes, schedules and exhibitions, and their subdivisions are for recitals, clauses and annexes, schedules and exhibitions, and subdivisions of this Agreement, unless the opposite intent is expressed. will do.

10.4 The annexes, appendices, appendices, attachments, schedules, and exhibits and preambles and recitals described above

form an integral part of this Agreement and have the same full effect and effect as expressly stated. It shall be interpreted as having. The text of this agreement.

10.5 Unless otherwise specified in the context, references to "documents" in this Agreement shall be construed as including "electronic" documents.

10.6 If the word "contains" is included in this Agreement, it will be construed as being followed by the phrase "unrestricted" unless otherwise specified in the context.

10.7 If the term "Online Trading Facility" is included in this Agreement, it shall be construed as being followed by the phrase "and / or its components or parts thereof" unless otherwise specified in the context.

10.8 If any of the words "purchase" and / or "sale" and / or "purchase" and / or "sale" are included in this Agreement, they are technical terms unless otherwise specified in the context. Only interpreted as. This Agreement does not assume the transfer ("assignment") of ownership to financial instruments traded under this Agreement.

10.9 Whenever we refer to "us" or "us" in this Agreement, such reference shall, where appropriate, unless the context provides otherwise, to our directors, officers, shareholders, partners, etc. References to members, employees and agents are considered to be included. Our third party service providers, representatives, and / or other affiliates (collectively, "Associates").

Chapter B: Accessing and Using Online Trading Features

11. LIMITED LICENSE TO ACCESS AND USE OUR ONLINE TRADING FACILITY

11.1 In accordance with the terms set forth in these Terms, we hereby, non-exclusively, undoable, assignable to access and use our online trading facilities (the "License") in accordance with these Terms. We grant you an impossible, limited, personal license (which may not be sublicensed or assigned by you without our express and prior written consent). This license is subject to your continued compliance with the terms set forth in this Agreement. You must be a customer of our company and have an account with us before we allow you access to our online trading facilities. These conditions supplement and form part of the account opening application (s). In the event of a conflict between these terms and the terms of the account opening application, these terms shall prevail with respect to our online trading facilities.

11.2 We may be required by a third party service provider to comply with additional restrictions regarding your access to and / or use of our online trading facilities. You agree to comply with any additional restrictions regarding your access and / or use that we notify you from time to time or are subject to agreement between you and the third party service provider. .. You acknowledge that failure to comply with these additional restrictions may limit, suspend or terminate the use of all or part of our online trading facilities. I will.

11.3 Our online trading facilities are for your personal, non-commercial use only, unless we expressly consent in advance in writing. You agree to use the information obtained from our online trading terminals (and / or our other information systems) solely for the purpose of trading and / or concluding and executing contracts through our online trading terminals. Shall be. Unless we have expressly agreed in advance in writing, we provide our online trading facilities for your personal non-commercial use only and for the purpose of complying with these Terms. I am. From the date you agree to these Terms of Use, each time you access our online trading facilities, you will access and use our online trading facilities for personal, non-commercial purposes only. We represent and warrant to us that we are doing so. You shall immediately notify us in writing if you use our online trading facilities for any purpose other than personal, non-commercial purposes, and as a result, we may, in our sole discretion. We acknowledge that you may restrict, suspend or terminate access to all or part of our online trading facilities and undertake no obligation to provide you with explanations or justification.

11.4 For the avoidance of doubt, you will always be liable and bound by any unauthorized access and / or use of our online trading facilities in breach of this Agreement.

11.5 It is your duty to keep your account number, username and password (hereinafter referred to as the "access code") confidential. You acknowledge and agree that any instructions or communications sent on your behalf or on your behalf or through our online trading facilities are at your own risk. .. You hereby expressly rely on us for instructions that we believe have been given to you or on your behalf by an agent or intermediary that we sincerely believe that we have been formally approved by you. You authorize us to act, be fully approved and treat you as binding. You acknowledge and agree that we have the right to rely on your account number, access code (username and / or password) to identify you, to anyone you are not duly authorized to do. You agree not to disclose this information.

11.6 All servers are limited in capacity and are used by many people, so you may damage or overload our servers or the networks connected to our servers. You agree that you will not use our online trading facilities in any way and that you will not use our online trading facilities in any way that interferes with the use of others' online trading facilities. In addition, you agree not to use the electronic messaging and / or communication capabilities of our online trading facilities for illegal, illegal, tort, abuse and abuse of the privacy of others, harassment or slanderous purposes. will do.

11.7 The license granted under this Agreement no longer includes the information you provide (including but not limited to nationality, place of residence, email address, identification, contact details, etc.). If we determine that it is not up-to-date or accurate, or if you do not comply with any provision of this Agreement and / or the rules and / or guidelines we impose, or if you somehow through our online trading facility. If we prove that it has been misused (including, but not limited to, engaging in off-market transactions and / or contracts), it shall terminate immediately.

11.8 In the event of a breach, you agree to immediately suspend access and / or use of our online trading facilities. Under these circumstances, we will terminate access to our online trading facilities at our sole discretion, with or without prior notice, and without compromising any other remedy under this Agreement. You agree that you have the right to close all or part of your open positions and / or delete and dispose of relevant information or content within our online trading facilities.

12. Copyrights, licenses, and trademarks

12.1 All content of our online trading facility, including but limited to all copyrights, trademarks, patents, service marks, trade names, software codes, icons, logos, characters, layouts, corporate secrets, buttons, colors and graphics. Not) is protected by international copyright and trademark law. With the exception of third party content, the content of our online trading facilities is the original work of the work published by us, our third party licensors, or on behalf of our third party licensors. We have the exclusive right to copy, display, create derivative works, or distribute. The names, logos, trademarks, copyrights and all other intellectual property rights of all materials and software posted on our online trading facilities are owned by us or our third party licensors. All third-party materials posted on our online trading facilities are reproduced with the permission of their respective owners.

12.2 You may modify, modify, copy, duplicate, or re-modify, modify, copy, copy, or re-text, graphic, video, audio, software code, user interface design, or materials, including logos, of our online trading facilities without our prior written permission. Publishing, uploading, posting, sending, distributing, or commercial use is prohibited in any way or in any way. All third party logo trademarks and products mentioned on this site are the property of their respective (site) owners and may not be used or distributed without their permission. If you violate these provisions, your license under this Agreement will be void.

12.3 You may not "deep link" to our online trading facilities, do not resell or permit access to our online trading facilities to others, and our online trading facilities without our express prior written consent. You agree not to copy the materials displayed on the trading facility to others for resale or other purposes. If we allow links from other websites to our online trading facilities, the linked websites and the links themselves may not be made by us to a third party without our express prior written permission. Must not imply endorsement, sponsorship or affiliation with any website, entity, service or product of the Company and any of our logos, trademarks or service marks other than those contained in the text of the link. Do not use.

13. Limitations on investment guidance and expert advice

13.1 Our online trading facility is not intended to provide legal, tax, or investment advice. All information about our online trading facility is for educational purposes only and is not intended to provide legal, tax or investment advice, and any statement of profit or income, express or implied. There is no guarantee from.

13.2 It is your responsibility to determine if an investment, investment strategy, or related transaction is appropriate based on your investment goals, financial position and risk tolerance. Please consult an expert for specific situations.

14. Information accuracy

14.1 Although every effort has been made to ensure the accuracy of the information posted on this site, the information and content posted on this site are subject to change without notice.

14.2 We have taken reasonable measures regarding the accuracy of the information on this site, but we do not guarantee its accuracy, and the content of the information on this site and users can access this site. We are not liable for any loss or damage caused directly or indirectly due to failure to, delay in sending or receiving instructions or notifications sent through this site, or failure to receive.

14.3 All content posted on our online trading facilities is only displayed as of the date it was published or displayed and may be updated due to subsequent market events or other reasons. In addition, it is the customer's responsibility to set the cache of the browser to ensure that the latest data is received.

15. Analytical tools and market data

15.1 We offer a variety of analytical tools (market data, exchange rates, news, headlines, graphs, etc.), links to other websites, newsletter delivery, and / or our online for your convenience. We may provide information about third parties on the trading facility. This allows us to make any representations, warranties, warranties or sponsorships regarding the accuracy, timeliness, completeness, suitability of such information, and / or the impact or consequences of such information on you. It does not do. Such information and tools are provided solely to assist you in making your own investment decisions and do not imply any investment advice or unsolicited financial promotion to you.

15.2 You understand that we are not obligated to continue to provide the above tools and information and that we may remove such information tools from our online trading facilities at any time. In addition, we undertake no obligation to update the information displayed on our online trading facilities at any time and shall not be liable for any termination, interruption, delay or inaccuracies in such information. The financial information we post to our online trading facilities may be provided by third parties for profit or for our clients, such as you deep linking or any unauthorized user. We promise not to enable other forms of information redistribution or reuse. Before using such websites, newsletters or information, we encourage you to read and fully

understand the terms and conditions of use and other policies of such websites.

15.3 Information and materials posted on our website by third parties (hereinafter referred to as "third party content") reflect only the views of the person who posted such information and materials. That responsibility rests with the person who posted such information and materials and does not represent the views of our company and / or our associates. This information is not considered to constitute an achievement. Past performance does not guarantee future results. We specifically advise our clients and prospects to carefully consider all claims and expressions made by other traders, advisors, bloggers, money managers and system vendors before making investment decisions based on any of the above. To do.

In no event shall we and / or our affiliates suffer any damages or related damages resulting from, continued use or trust in the use, continued use or trust of the tools, websites, news, news and / or information provided by our online trading facilities. We shall not be liable to anyone directly or indirectly for any loss. In particular, with respect to market data, exchange rates, news, news, headlines, maps, or other information that we or third-party service providers provide to you in connection with your use of our online trading facilities. (I) We are not liable or liable if such data or information is inaccurate or incomplete in any way. (II) You are responsible (and we are not responsible) for any actions you take or refrain from taking as a result of such data or information. (IV) You are aware that this data or information is the property of us, or in some cases the property of our third party service providers, and is required by relevant law. Do not transfer or disclose this data or information to any third party except where you are, and (V) you may only comply with all relevant applicable laws, rules and regulations. Or use the information.

15.4 We, or any of our officers, principals, employees, representatives or agents, may have lost, damaged or expensed due to errors, omissions or alterations in such tools, websites, newsletters and / or information. Or we shall not be liable to any person for costs (including, but not limited to, loss of profit, loss of use, direct, indirect, accidental or consequential damages). The above provisions apply regardless of whether the claim arises under contract, tort, negligence or strict liability.

16. Third Party Content and Survey

16.1 As mentioned above, our online trading facility contains research reports and data on general news and information, commentary, interactive tools, quotes, forex markets, other financial markets and other themes. It may be.

16.2 Part of this content may be provided by someone unrelated to us ("Third Party Content"). The sources of all such third-party content can be found at the Online Trade Facility and are reproduced with the permission of their respective owners.

16.3 Third Party Content may be published on hyperlinks to third party websites, or simply on our online trading facilities. As mentioned above, Third Party Content is protected by applicable intellectual property laws and international treaties and is owned by or licensed by the Third Party Content Provider. Have received.

16.4 We do not endorse or endorse such third party content, either expressly or implicitly. Third Party Content Providers do not implicitly or explicitly endorse or endorse Third Party Content, and the content of Third Party Content should not be construed as legal, tax or investment advice. There is none.

16.5 We make every effort to provide accurate and timely information to meet your needs, but neither we nor third party content providers are accurate, timely, complete or We do not guarantee its usefulness, and neither we nor the third party content providers have any regard for such content, including advertisements, products, or other materials available on or from third party websites. We are not responsible. Third Party Content is provided for informational purposes only, and we and the Third Party Content Providers shall not be liable for any third party content available at our online trading facilities. You shall use Third Party Content only at your own risk. Third-party content at our online trading facility is provided "as is". Third Party Content Providers expressly or implicitly disclaim all types of warranties, express or implied, including warranties of merchantability, fitness for a particular purpose, or non-infringement.

Third Party Content Providers and their Parents, Subsidiaries, Affiliates, Service Providers, Licensors, Officers, Supervisors, or Employees Cause or Related to the Use or Unavailability of Third Party Content For direct, indirect, incidental, special or consequential damages (including, but not limited to, loss of profits, use, loss of data, and other indivisible damages), even for such damages Even if you are informed of the possibility, we do not take any responsibility.

17. Means of access and use of online trading functions

17.1 You are solely responsible for providing and maintaining the means to access and use our online trading facility. This includes, but is not limited to, personal computers, modems, telephones or other access lines.

17.2 You are responsible for the access and service charges required to connect to our online

trading system, and you are responsible for the cost of access. You may also use your personal computer or other computer (the "Computer" or "Your Computer") in order for you to access or use our online trading system. We assume all risks associated with the use and storage of your information on.

17.3 You have all access to and use of your computer, infections, viruses, worms, Trojan horses, or other code exhibiting contaminated or destructive properties, and / or other similar harmful or inappropriate. We represent and warrant that we have plans to implement, operate and maintain appropriate protection in relation to the security and control of materials, devices, information or data.

17.4 You may make any delays, losses, errors or omissions in the event of failure of your computer system, data, records, or any part thereof, or due to failure or mismanagement of telecommunications or computer equipment or software. You agree that we are not responsible to you in any way.

17.5 You may contact us or our online service provider, directly or indirectly, with an infectious disease, virus, worm, Trojan horse, or any other code that exhibits contaminating or destructive properties, and / or other similar. We will not send any harmful or inappropriate material, devices, information, or any method to us or our online service providers.

17.6 You agree that you are fully and personally responsible for the legitimate settlement of all transactions and / or contracts entered into with us through your account. You control access to your account, and minors and others use your account to trade at our online trading facilities, unless we have otherwise agreed in advance in writing. You are responsible for not allowing access. In any case, you may, but are not limited to, all positions traded in your account and credit card transactions entered for your account, including but not limited to cryptocurrency trading or other deposit channel information. Only the customer shall take full responsibility for. You will fully indemnify us directly or indirectly for all costs and losses that you and / or you may incur as a result of your failure to execute or settle such transactions. I agree.

17.7 You have an unusually low risk level ("Error") if a transaction is closed and / or if the contract is acquired or sold at a price that does not reflect the market price, or due to undetected programming errors, bugs or defects. A typographical error (referred to as an "error" in this section) has occurred if it was acquired or sold under "Price", or due to an error or malfunction in our online trading facility and / or related software, or for any other reason. If so, we reserve the right to cancel the transaction and / or this Agreement after notifying you of the nature of the computer error that caused the typographical error. You are obliged to report to us any suspected problems, errors, systems or other deficiencies that you may experience.

17.8 Incorrect quotes from dealers, quotes or transactions that do not represent market prices at the time, false price quotes due to hardware, software, communication line or system failures, and without prejudice to the other provisions of this Agreement. / Or in the event of a quote and / or contract error that includes, but is not limited to, an incorrect price quote due to an inaccurate external data feed provided by a third party vendor, we will result in the customer. We are not responsible for any errors in your account balance. In the event of a quote or execution error, we reserve the right to make any necessary modifications or adjustments to the relevant accounts. Disputes arising from such estimates or enforcement errors shall be resolved in our sole and absolute discretion.

18. Restrictions on access and use of online trading features

18.1 We reserve the right to suspend the operation of our online trading facilities, or any part or section thereof, at any time. In such cases, we will terminate your open positions, transactions and / or contracts at our sole discretion (with or without notice) at a price we consider fair and reasonable at that time. You may not be able to make any claims against us in this regard.

18.2 We may, in our sole discretion, impose volume limits and various other limits on any / all accounts.

18.3 Contract price payments are determined with reference to the daily values reported at our online trading facility in relation to the interbank transaction data we receive for transactions and / or quotes of contracts. However, under the terms of the "provided", the Company reserves the right to correct the data in the event of an incorrect price or typographical error.

18.4 The Internet and the World Wide Web are generally reliable, but technical issues and other circumstances can delay or prevent access to or access to our online trading facilities. Please understand that.

19. Technical issues

19.1, technical problems, system failures and malfunctions, communication line failures, equipment and software failures and malfunctions, system access problems, system capacity problems, high internet traffic demand, security breaches and unauthorized access, etc. We shall not be liable for any similar computer problems or defects in, and you agree that you will not seek

to pursue us or our agents or third party service providers.

19.2 We make no representations or warranties that you may access or use our online trading facilities at any time or place of your choice, and we do not represent or warrant that you may access or use our online trading facilities throughout or geographically. We do not guarantee that you will have sufficient capacity in any location.

19.3 We do not represent or warrant that our online trading facilities will be uninterrupted and provide error-free service.

19.4 We make no warranty with respect to our online trading facilities and their contents, including guarantees of merchantability or fitness for a particular purpose.

19.5 Without compromising any of the above, we shall not be liable for any failure to fulfill an order or requirement due to an operational failure of the information system due to our uncontrollable technical flaws.

20. Manifest error

20.1 "Manifest Error" is manifested by us, or any market, exchange, pricing bank, source, commentator, or official that we or we reasonably trust, taking into account the market conditions at the time the order was placed. Or it means an obvious disorder.

20.2 In determining whether a situation falls under the manifest error, all information we hold, including information on all relevant market conditions, errors in sources and announcements and lack of clarity. (Not limited) may be taken into account.

20.3 We will act fairly to you in determining whether a situation falls under a "manifest error", but will respond to any financial commitment, based on the order you placed with us. The fact that a contract, transaction has been concluded, or has been withheld (or the customer has suffered or may suffer a profit, consequential or indirect loss) determines if there was a "manifest error". In doing so, we will not consider it. We reserve the following rights without prior notice:

a) In the event of no "manifest error", at our discretion, in order to act in good faith and reflect what we reasonably believe was the correct or fair terms of the transaction. , Correct the details of the transaction.

b) If you do not promptly agree to any amendments we propose under this section (we will notify you through the Trading Platform), we will invalidate any transaction resulting from or due to a manifest error. , The result can be the same as if no manifest error had occurred.

c) Take no action.

20.4 We will respond to transactions executed at prices resulting from manifest errors (defined here) such as computer errors, errors or omissions, or at prices that are clearly different from the fair market price. Reasonable measures may be taken. We may act reasonably and honestly and take the following actions against transactions based on manifest errors:

--Invalidate the transaction.

--Close the transaction at the current market price.

--Correct the opening and / or closing prices of a transaction.

20.5 We have sources, commentators or officials that we reasonably trust about any loss, expense, claim, request or expense (including loss of profit or indirect or consequential loss) you incur due to manifest errors To you, except to the extent caused by our own fraud, willful default or gross negligence, including if you make a manifest error or result from our decision under Section 20.3 above. We shall not be liable.

20.6 If a manifest error occurs and we choose to exercise any of our rights under Article 20 (3), or if you receive money from us in connection with the manifest error, they. The money should be paid to us immediately and you must return the same amount to us without delay.

20.7 We have the right to refuse your transaction that we determine may be considered a nonmarket price transaction, whether due to manifest errors, inaccurate or broken price feeds.

Reserve.

21. Infection, pollution or other destructive content

21.1 You cannot and cannot guarantee that the files and software that we download through our online trading facilities are free of infections, viruses, worms, Trojan horses, or other code. Please understand that it is not. You have taken sufficient steps and checkpoints to meet your specific requirements for data input / output accuracy and have the means outside of our online trading facility to recover lost data. Responsible for maintaining.

22. Hyperlinks to other sites managed or provided by third parties

22.1 We may provide links to other third party websites controlled or provided by third parties. Links to other third party websites or websites are not endorsed, sponsored or affiliated with such third party websites, their owners or their providers.

22.2 We understand the risks associated with accessing and / or using the websites of such third parties before acquiring, using, trusting or purchasing anything via the Internet. Please be careful to check.

22.3 We make no representations regarding other third party websites that you access through our online trading facilities or that link to our online trading facilities. If you access the websites of other third parties, that website is independent of our online trading facilities and we do not control the content of such third party websites. Please understand. In addition, links from third party websites to our online trading facilities do not imply that we endorse or take responsibility for the content or use of such third party websites.

22.4 Links from our online trading facilities to other third party websites are provided for your convenience only and you may use them on other third party websites under any circumstances. You agree that we will not be liable for any damages or losses caused by the use or dependence of possible content, products or services.

23. Software

23.1 Our online trading facilities may contain software provided for download ("Software"). You do not warrant that the software we download to your computer equipment from our online trading facilities or elsewhere will be compatible with your computer equipment and will operate uninterrupted. We acknowledge and agree that we do not guarantee that the software will be available at any time without interruption and without error. Our online trading facility is not related to the software provided for download and is not responsible for any problems or glitches resulting from the download or use.

23.2 You further understand and understand that your download and / or use of the software may expose you to risks associated with the download and / or use of software that is incompatible with your computer equipment. I agree. You agree to accept any risk, including failure or damage to hardware, software, communication lines and systems, and / or other computer equipment. We do not expressly assume any liability for the above, and you hereby fully indemnify us from any damages, liability, losses, costs and expenses that may result from it. You agree to defend and keep it harmless.

23.3 Each software application downloaded from or through our online trading facility contains a specific personal license to use the software in accordance with the terms set forth in these Terms. Software downloaded from or through our online trading facilities is subject to these Terms of Use as well as the terms and conditions of the specific software license that accompanies the download.

23.4 Software downloaded from or through the Online Trading Facility is for personal, non- commercial use only, unless expressly agreed in advance in writing. You agree to use such software downloaded from or through our Online Trading Facility solely for the purpose of entering into and executing transactions and / or contracts through the Online Trading Facility. Using such software to distribute signals, copy transactions, share the software or signals with third parties, or use the software with a MAM account (or in connection with other portfolio management structures) , Not permitted under this Agreement without our express and prior written consent, and specifics for downloading and / or using the licenses and / or such software granted under this Agreement. This may lead to the immediate termination of your personal license.

23.5 You may have unauthorized access to and / or unauthorized access to the Software downloaded from or through our Online Trading Facility in violation of this Agreement and / or certain personal licenses to use such software. You are responsible for its use and are bound by it. If you receive data, information or non-software that you do not have the right to receive under these Terms through our online trading facilities, you shall immediately notify us and such data, information or software. Shall not be used in any way.

23.6 We access and access and / or all software and / or products and / or files downloaded from or through our online trading facility at any time for any reason at our sole discretion. We reserve the right to change the terms of use or discontinue all or part of our services.

Chapter C: Services

Supported Financing that we agree to have one or more accounts for you and may be purchased or sold for your account through our online trading facilities or otherwise. In return for your consent to provide services to you in connection with the purchase and sale of your products, you agree to:

24. Scope of service

24.1 These Terms of Use cover the entire range of services we provide. This includes access to and use of our online trading facilities, data collection and storage methods, downloadable materials from our online trading facilities, and financial information published on our online trading facilities (our or related parties). Any of), electronic content, real-time information, especially information on exchange rates in some currencies, tools for conducting transactions in the foreign exchange market via the Internet, telephone or fax, and the possibilities we may add in the future. Includes, but is not limited to, some other features, content or services. These Terms of Use cover all forms of communication between us and you, including electronic messaging, email, telephone, fax, and more.

25. Registration

25.1 We are required by law to verify the identity of each person who registers with our system and opens an account with us. Therefore, we may ask you to provide personally identifiable

information at any time from the date you register with us. We restrict access to our online trading facilities if such information is not provided, or if the information provided to us appears to be false, inaccurate, incomplete or inaccurate. You reserve the right to block and / or terminate and / or close your account with us. If you provide us with such information and choose to register as a customer of our company, you will tell us that the information provided to us is true, accurate and complete, updated. It is assumed that you have confirmed. In addition, you may

impersonate any individual or group, fake alliances with other individuals, groups or associations, use false headers, or hide your identity from us for any purpose or reason. You agree not to.

25.2 When registering with us, please be aware that each time you log on to our system, you will select a personally identifiable username and password ("access code"). Your access code (username and password) should always be kept confidential and always confidential. It is your exclusive responsibility to protect this information and you are responsible for all actions taken using your account user information. You agree to: (a) be notified immediately of any unauthorized use of your access code or other security breach, and (b) log out of your account in an orderly manner at the end of each use. If your access code (username and password) is compromised, or if you suspect that your code has been used improperly, contact your customer support team immediately.

26. Qualifications

26.1 As mentioned above, our services are used only by those who are authorized to enter into legally binding contracts and are subject to the conclusion of contracts. Therefore, if there is a reason why we cannot enter into a legally binding contract, we will use our services for whatever reason, such as law, (g) a copy of your passport or other identification documents. Other personally identifiable information that we ask from time to time, and (h) other information required by applicable legislation (CRS, FATCA, etc.).

26.2 According to our internal regulations, we have sufficient experience, knowledge and understanding of financial investment, have the personal ability to distinguish between good and bad investments, and fully understand the risks associated with financial investment. Only people are allowed to use our services. Do not use our online trading facilities unless you have such knowledge independently.

26.3 We provide services suitable for our customers, taking into account the facts disclosed by our customers and other relevant facts about our customers that we should reasonably recognize, in accordance with the 2008 Securities (Business Execution) Regulations. Unless we do, we will take all reasonable steps to prevent you from providing securities services. The Company shall not recommend securities to the customer unless the information held by the Company is sufficient to support the recommendation.

26.4 The information obtained in this way is used only for the above evaluation.

26.5 Notwithstanding any of the above, the above eligibility restrictions shall apply only if the Service involves the use of real money. The above restrictions do not apply to the use of practice apps (such as "demo accounts") that are not related to real money trading.

27. Identification

27.1 We are required by law to verify and verify the identities of each person who registers with our system and opens an account with us. Therefore, as part of our obligation to comply with the applicable "Money Laundering Prevention (" AML ") Act", you are required to provide the following information when you register with us: (a) name, (b) address / place of residence, (c) date of birth, (d) nationality, (e) contact information, (f) payment method

27.2 If the account owner dies and the legal heir of the account owner wishes to withdraw the balance in the account, the legal heir shall be appointed by the Company from the administrative agency under the jurisdiction of the decedent. You must provide us with public legal documents that you are satisfied with, and we shall, in our sole discretion, review the documents before deciding whether to allow the withdrawal. ..

28. Personal Information – Accurate and complete data

28.1 You always give us true and complete information Must be provided. Contains, but is not limited to, the information / documentation provided in Section 27.1 above.

Please do not. These reasons include, but are not limited to, minors who are under the age of 18 or under the legal age.

28.2 In this regard, you hereby represent, warrant, pledge and agree that: (a) You must be at least 18 years of age or have reached the age of consent to engage in financial investment activities under the laws of the jurisdiction applicable to you, (b) You have 2006 Money Laundering You are not a politically exposed person, as defined by the Prevention Act, and you do not have a close family or personal or business connection with any of the above persons, (c) you have a healthy heart. Being able to have and take responsibility for your actions (d) All details you have submitted to us or given to us upon opening and depositing an account are true, accurate and complete and you Matches the name of the payment card and / or payment account for which you intend to deposit or receive funds from your account, (e) your use of our online trading facilities violates the laws of the jurisdiction applicable to you. Confirmed that it was not done and decided.

28.3 If any of the above statements are not true or inaccurate with respect to you, please contact our customer support team immediately.

28.4 You expressly acknowledge and agree here that the penalties for providing false, inaccurate, misleading or incomplete information are an immediate breach of your Terms of Use. will do. In this way, we reserve the right to promptly suspend and / or terminate your account and suspend and / or prevent access to and / or use of our online trading facilities. It does not prejudice any other rights and / or remedies we have under the contract.

28.5 You may be required to provide us with certain documents to verify the details of the credit card you used to deposit funds into your account. By checking such documents, we will determine if you can deposit more funds by credit card or other payment method.

28.6 We can choose to provide documents, information and communications in a variety of languages. By agreeing to these Terms of Use, you acknowledge and confirm that our official language is English, and documents,

information, and communications written in languages other than English and written in English. In the event of any inconsistency or inconsistency with, documents, information and communications written in English shall prevail.

28.7 We reserve the right to communicate with you by telephone, fax, email, mail, notice, newsletter and / or other means of communication issued by us, and such communication may be personal to you. You can communicate with our customers regardless of whether they are addressed to you, to all of our customers, or posted to our online trading facilities. By agreeing to these Terms, you will be deemed to accept all means of communication on our part without prejudice to the other terms of this Agreement, and the information or notices provided are those received by you. We acknowledge and confirm that the transaction is deemed to have been completed and is considered final and binding.

28.8 By opening an account with us, you expressly agree to comply with all of our rules, policies and operating procedures governing your activities at our online trading facilities. We reserve the right, in our sole discretion, to refuse or deny our Services at any time for any reason, without obligation to provide explanations or justification. The personal information of the person who opened the account may be permanently deleted from our system due to the right to request deletion based on the Personal Information Protection Law. However, personal rights may be subject to our legal obligations under the applicable "Money Laundering Prevention (" AML ") Act" and regulations, and for seven years from the date of termination of our business relationship. Shall be subject to the obligation to keep the personal information registered with us safely.

28.9 We further include, in our sole discretion, the use of software applications to access our online trading facilities and / or involvement in activities prohibited by this Agreement for any reason. Reserves the right to investigate any activity that may violate this Agreement, including but not limited to these, and undertakes no obligation to provide any explanation or justification to you. We shall not be liable for any trading activities on or through our online trading facilities, including the following regarding how you conduct trading activities on or through our online trading facilities: We do not take any responsibility (but not limited to this). (a) Unapproved real money transactions, (b) Unapproved real money transactions by minors, (c) Whether you have the appropriate knowledge and experience to use our online trading facilities Physical verification of. If you use this service without proper knowledge, we will not take any responsibility (including damages and losses caused by using this service).

Chapter D: Terms of Service

29. Services provided

29.1 Subject to the above registration and eligibility requirements, we hereby access and use our services, including the use of our online trading facilities and related downloadable software, in these Terms of Use. We grant you a limited, personal, irrevocable, non-exclusive, non-transferable, and non-sublicensable license ("License").

29.2 Under these terms, we trade with you in securities.

29.3 As part of the Services, we provide you with the information and technical means to access and use our online trading facilities and support financial instrument market access and transaction execution services (" We will make reasonable commercial efforts to offer the Transaction) 24 hours a day, from 21:00 GMT on Sunday to 21:50 GMT on Friday. From Sunday 21:00 GMT to Friday 21:00 GMT, except for US and European holidays ("Trading Hours" or "Trading Hours"), provided that the relevant markets in London, the United States and / or Asia are open. We provide our customers with "rolling spot" or "swap" based market access and transaction execution services 24 hours a day.

30. Execution of order

30.1 We over-the-counter such as Spot Forex, Stocks, Indexes, Precious Metals, Energy, Cryptocurrencies or other financial instruments or commodities that can be traded at any time through our online trading facilities ("Supported Financial Instruments"). We provide dealing services to our customers in connection with transactions related to trading products (hereinafter referred to as "over-the-counter trading products").

30.2 We do not advise you on the benefits or suitability of transactions and / or contracts entered into under these Terms and Conditions, nor do we control or monitor your investment. You acknowledge that our execution of an order on your behalf does not mean that we have approved or endorsed the transaction or investment. Please check our online trading facility for various risk disclosures.

30.3 All transactions and / or contracts we enter into with or execute on your behalf are ours listed in our online trading facility ("Order Execution Policy"). Orders and executions will be made in accordance with the terms of the Order Execution Policy (which shall be modified or expanded from time to time). Our Order Execution Policy is part of these Terms of Use and is incorporated into these Terms of Use by reference and applies to all transactions and contracts entered into between you and us.

31. Price and open position

31.1 We "Bid" and "Ask" ("Ask") of supported financial instruments through our online trading facilities or, if we agree, through our Dealing Department. We will provide our customers with (called). The prices we offer are determined by us and usually represent the markup or markdown of interbank transaction rates. Our fees and fees are listed on our online trading facility. Each published price is valid until its expiration date and, if withdrawn by us, that time, whichever comes first.

31.2 Each price offer is determined by us and published on our online trading facilities or notified to you of the maximum leverage (hereinafter referred to as "leverage") for transactions and / or this agreement. It shall be available in the Dealing Instructions of. You may differ in the price and maximum leverage we offer to you than the price and

leverage we offer to other customers, and we will explain and / or justify on our side without prior notice. You acknowledge that you may withdraw or change at any time without obligation to provide any. We, in our absolute discretion, do not exceed the maximum leverage (hereinafter referred to as "leverage") that we determine, publish on our online trading facilities or notify you. The principal amount may be used for transactions and / or dealing instructions for this Agreement. You may differ in the price and maximum leverage we offer to you than the price and leverage we offer to other customers, and we will explain and / or justify on our side without prior notice. You acknowledge and agree that you may withdraw or change at any time without obligation to provide any. We, in our absolute discretion, immediately change, withdraw, or refuse any transaction that we may have published without prior notice to you, or at any time, in our absolute. In its discretion, we will stop offering some or all supported financial instruments and some or all dated pricing altogether without our obligation to provide explanation and / or justification. can do.

31.3 Our Services are supported financial instruments at the prices displayed on our online trading facilities via our online trading facilities or at the prices notified to you at your request. Limited to trading and / or concluding contracts.

32. Order instructions and rationale

32.1 Placement of Instructions: Unless expressly agreed otherwise, all transaction instructions must be provided electronically through the online trading feature unless notified that they can only be directed in a particular way. We may, in our sole discretion, request confirmation of transaction instructions (in the specified format), if necessary. We reserve the right to follow the instructions even if we do not confirm in writing. Transaction instructions or orders given to us by

you will not be valid until we actually receive them. In this Agreement, instructions and orders shall have the same meaning unless otherwise specified in the context.

32.2 Customers may place electronic orders at our online trading facilities at any time. However, we only execute transactions and / or contracts during both our trading hours and the market hours of the relevant markets. Market times are as stated in the market information on our website and are subject to change at any time.

32.3 Right not to accept instructions / orders

We may accept instructions to enter into transactions and / or contracts (although we are not obligated to accept them under any circumstances). We may, in our absolute discretion, refuse to accept you or any dealing instructions given on your behalf, without giving any reason or incurred by it. You can refuse to act on it without taking responsibility for it. In addition, for any reason, if we do not receive dealing instructions in a way that we can handle (including if our online trading facility fails to receive or process such instructions), we will. It is considered that you did not receive it.

We reserve the right to refuse transactions and / or contracts. Such situations include, but are not limited to, the following cases:

- a) If the transaction takes place outside market hours.
- b) If the transactions exceed or fall below the maximum quantity, either individually or in total. Below the minimum quantity we have set on the market.
- c) Your margin is insufficient to fund the proposed transaction and / or this Agreement.
- d) If our prices or transactions and / or contracts are due to obvious errors.
- e) If we determine that this Transaction and / or this Agreement violates the law or applicable regulatory requirements.

32.4 Binding: The confirmation of a trading order by the Company constitutes a binding agreement between the Company regarding the terms of the instruction. The procedure for entering the trading order is described in "Online Trading" of our online trading facility.

32.5 Managing Orders Before Execution: We reserve the right (but not the obligation) to set limits and / or parameters to control your ordering capacity at our absolute discretion. Such restrictions and / or parameters may be modified, increased, decreased, deleted or added at our absolute

discretion and may include, but are not limited to: (i) Management of maximum order amount and maximum order size, (ii) Management of our total exposure to customers, (iii) Management of the price at which the order is submitted (significantly different from the market price at the time the order was submitted) Includes, but is not limited to, managing price orders. (iv) Management of our electronic services (including, but not limited to, verification procedures to ensure that a particular order is from you) (v) In accordance with other applicable laws, regulations and regulations. Restrictions, parameters, or controls that are required to be enforced.

We reserve the right to modify and / or cancel orders executed within a very short time frame and if the cumulative size of those orders exceeds the maximum permissible order size limit (eg, you within 2 seconds). You can place 5 orders in, but all of them are individually below the maximum allowed order size limit (but above the limit on a cumulative basis), and you can cancel the order.

32.6 Order Execution Policy: We shall make reasonable efforts to execute any order promptly, but when accepting an order, it is possible to execute such an order, or it may be executed according to your instructions. We do not represent or warrant that it is possible. In general, we actually act according to the instructions as quickly as possible, and as far as transaction instructions are concerned, we act according to the order execution policy. If, after receiving an instruction, we determine that it is not reasonably feasible to act on such instruction within a reasonable period of time, will we be able to do so? You can postpone action on those instructions and then refuse them until you are notified. We are not responsible for any loss caused by such postponement or refusal. We will promptly notify you if

there are any significant issues related to the proper execution of your order on your behalf. We will place an order on your behalf and only if the relevant market is open for trading, we will market as soon as possible when that relevant market is opened for the next business. Respond to instructions received after hours. You agree that we will place your order on your behalf outside the market. If you give certain instructions, our order execution policy may not apply and you may follow the steps described in such policy to get the best results in executing your order. You may not be able to. Read and agree to the order execution policy that is published from time to time at the online trading facility. We will notify you of any material changes to the order execution policy, but it is your responsibility to review other changes to the order execution policy that are published from time to time at the Online Trading Facility. The continuous ordering of your order is considered valid to constitute your continued consent to our order execution policy.

32.7 Order Crossing: We may arrange to execute all or part of a transaction or contract by selling an investment from another client or a client of our affiliates, or vice versa. If we arrange for transactions and / or contracts to be executed in this way, we will not notify you in advance.

32.8 Order Aggregation and Split: We reserve the right, in our sole discretion, to combine and / or aggregate your order with our order, our associated employees and / or individuals, or other customer's order. To do. In addition, the order may be split at run time. However, orders will only be aggregated or split if it is reasonably determined to be in the best interests of the customer. However, in some cases, aggregating or splitting orders may not give you a better price for a particular order than if the orders were executed individually or mutually.

32.9 Confirmation of Instructions: If we believe that such confirmation is necessary or desirable, we may request confirmation of instructions in a format that we can reasonably request (but any It is not mandatory in any situation); or such an instruction is to close your account or send money for you. It is your responsibility to notify us prior to payment of any changes to your email address, non-receipt of confirmations, or incorrect confirmations.

32.10 Performance and Settlement: You may allow us to perform transactions and / or contractual obligations in connection with the market or intermediary brokers based on transactions and / or contracts. If any instructions, money, documents, or property that you may request from us or that you may deliver under a transaction and / or contract are changed by our instructions, we shall promptly deliver them to you. I will. If you do not promptly provide us with such instructions, we will, in our absolute discretion, at your expense if we determine that it is appropriate for our own protection or for your protection. You can take such measures at your expense. This policy also applies if we are unable to contact you.

32.11 Intermediate Brokers and Other Agents: We may, in our sole discretion, arrange transactions made through our associates and agents of intermediate brokers who may not be in the St. Vincent and the Grenadines, or through intermediaries. I can do it. We and our respective directors, officers, employees or agents shall not be liable to you for any actions or omissions of such intermediary brokers or agents. We are not responsible for the broker or agent of your choice.

32.12 Position Limits: We, in our sole discretion, require that we limit the number of open positions we can hold with us at any time and / or allow only the completion of transactions or close one or more. It may be.

32.13 Exchange Rate Fluctuations: If you enter into a transaction and / or contract, any profit or loss resulting from such exchange rate fluctuations affecting such transaction and / or contract shall belong entirely to your account and risk. ..

32.14 Reporting: Under applicable laws, rules and / or regulations, we may be obligated to disclose information about certain transactions and / or contracts. You agree and acknowledge that all ownership of such transaction and / or contract information is owned by us and we waive any confidentiality obligations associated with the information we reasonably disclose.

32.15 Rollover: If you do not instruct us to settle the outstanding Transactions and / or this Agreement by the end of the business day, we will do so as detailed in Article 37 below. All of this Agreement may be transferred to the next trading day ("Rollover").

33. Electronic Trading Terms

33.1 Payment / Transaction Confirmation: You have intended the electronic nature of our Services through our online trading facilities and the communication by electronic means not reaching your intended destination or for reasons outside our control. Suppose you are aware of the inherent risk that you may arrive much later than. Therefore, instructions sent through our online trading facility or by email are considered to have been received, and it is recorded that the instructions have been executed by us and confirmed by the settlement / transaction confirmation. Only in case will you constitute a valid instruction and / or binding agreement between you and us, and the transmission of instructions by you or your agent alone is binding between you and us. It does not constitute a contract.

33.2 Communication over the Internet: We do not control the reliability of signal power, its reception or routing, your equipment configuration or connection via the Internet or other electronic communication means, so we contact you. For any claims, losses, damages, costs or expenses (including attorneys' costs) directly or indirectly caused by the failure or failure of the transmission or communication system or computer equipment to which it belongs, also instructions or other communications over the Internet. We are not responsible for any loss,

expense, expense or liability you incur as a result of. You are solely responsible for the accuracy of all orders and all information sent over the Internet using your access code. We will not execute the order until we confirm it to you and the submission of the order itself will not result in any binding transactions and / or contracts between you and us.

33.3 Mobile Trading Technology: The use of mobile trading technology carries a set of inherent risks, including duplicate orders, delayed prices offered, and other issues that result from mobile connectivity. The prices displayed on our mobile platform are merely an indication of the feasible rate and may not reflect the actual execution price of the order. Our mobile features utilize public communication network circuits to send messages. We are liable for all situations in the event that you experience a price quote delay or inability to trade due to network line transmission issues or other issues outside our direct control. Shall not. Mobile signals, cellular latency, or other issues that may occur with your Internet service provider, telephone service provider, or other service provider. In addition, some of the features available in the online trading facility may not be available in mobile features.

33.4 Pricing Data: Unless otherwise stated or consented, the prices displayed in the Online Trading Facility will be shown at the time they are displayed based on data that is subject to constant change. The execution price is the price confirmed in the settlement / transaction confirmation issued after the order is executed (whether on-screen or not), but this price may differ from the price displayed on the screen at the time of ordering. There is. It was placed. If the wrong price is used as the basis for a transaction, we reserve the right, in our sole discretion, to modify or cancel the details of the transaction and / or contract in question.

33.5 Limitations on Services Provided: When using the Online Trading feature, there may be limits on the total value and / or number of transactions and / or contracts that can be concluded each day.

33.6 Limit Order Function: The "Limit Order" function of our online trading facility is subject to the internet service available while the "Limit Order" is open and is subject to the size limit entered by the dealer (s).) You remain in excess of your order size, and any such dealer's position limits, and / or other limits we determine to apply to you (whether disclosed to you or not). At some point we have reached a limit price that can facilitate ordering.

33.7 Access Requirements: You provide the computer system that allows you to access and / or use our online trading facilities and the telecommunications carriers required to gain access to our online trading facilities. Or, if access to our online trading facilities is provided via a third party server, we are responsible for making appropriate arrangements with such third parties. The Company that maintains, operates, owns, licenses, or provides services to us in connection with us and our online trading facilities ("Third Party Service Providers") is such equipment, software, or arrangements. We make no representations or warranties with respect to its usefulness, practicality, suitability or anything else.

33.8 Use of Information, Data, and Software: If you receive any data, information, or software other than those you are eligible to receive in accordance with this Agreement through the Online Trading Facility, we will notify you immediately in writing and such data, Do not use the information or software in any way.

33.9 Maintaining Standards: When using the Online Trading Facility, you need to: (A) Make sure your computer system is well maintained and suitable for use in online trading facilities. (B) Perform such tests and provide us with such information in order to reasonably determine that it is necessary to ensure that your computer system meets the requirements notified by us from time to time. (C) Perform virus checks on a regular basis. (D) Immediately notify us of unauthorized access to our online trading facilities, or unauthorized transactions or instructions you may know or suspect, and will stop such unauthorized use if under your control. (E) Do not leave the computer terminal that accessed the online trading facility or let anyone else use it until you log off from the online trading facility.

33.10 System Defects: If you become aware of any significant defects, malfunctions or viruses in your computer system or our online trading facilities, you will immediately notify us in writing of such defects, malfunctions or viruses and all uses. Will be canceled. Also, please do not use the online trading function until we receive permission from us to resume use.

33.11 Liability and Compensation: In connection with the Limitation of Liability and Compensation Provisions, the following terms apply to the Services provided through the Online Trading Function without prejudice to the other terms of this Agreement. (A) System errors: transmission errors, technical failures, malfunctions, unauthorized intervention in network equipment, network overload, malicious blockage of access by third parties, Internet malfunctions, interruptions, or

other parts. The customer is not liable for any damages that may be incurred as a result of the defect of the internet service provider. You acknowledge that access to the Online Trading Facility may be restricted or unavailable due to such system errors, and for this reason we reserve the right to suspend access to the Online Trading Features. .. (B) Delay: Neither we nor any third party software provider is liable for any delay, inaccuracies, errors or omissions in the data provided to you through our online trading facility. .. (C) Viruses from Online Trading Facilities: If a virus, worm, software bomb, or similar item is introduced into your computer system, we will (whether under contract or tort, negligent) against you. We do not take any responsibility.) If we take reasonable steps to prevent such adoption through the Online Trading Facility or the software provided to us in order to enable us to use the Online Trading Facility. (D) Virus from your computer system. You shall prevent computer viruses, worms, software bombs or the like from being brought into our online trading facilities, computer systems or networks, and you may, as a result of such being brought in, we We shall indemnify us for any loss incurred upon request.

33.12 Unauthorized use: We shall not be liable for any loss, liability or expense resulting from unauthorized use of the online trading function. You are exempt, protected, and harmless from all losses, liability, trials, proceedings, claims,

damages and costs caused or caused by the actions or omissions of persons using the online trading features on demand. I shall keep it. Whether you allowed such use using the specified access code (username and / or password).

33.13 Noticed Suspension or Permanent Withdrawal: The Company may suspend or permanently withdraw its online trading capabilities by giving written notice of the 5th calendar day without prejudice to the other provisions of this Agreement. I will.

33.14 Immediate Suspension or Permanent Withdrawal Without Notice Without interfering with the other provisions of this Agreement, we will not give prior notice if we determine that it is necessary or recommended, for example for the following reasons: You have the right, unilaterally and immediately, to permanently suspend or withdraw your ability to access and / or use our online trading facilities or parts thereof. (a) If you violate applicable laws, rules and / or rules (b) If you violate any provision of this Agreement (c) If a default event occurs (d) Network issues, (e) To protect you in the event of a power failure, (f) maintenance, or (g) security breach. In addition, (a) a license granted to us in connection with the operation of our online trading facility, or (b) termination of this Agreement (for whatever reason), our online trading facility or any part thereof. Use and / or access to may be terminated automatically. In addition, when the target product

related to the target financial product is withdrawn from the market, or when the Company is requested to withdraw all or part of the online trading equipment in order to comply with applicable laws, rules, rules, etc. , The use and / or use of our online trading facilities may be terminated in whole or in part immediately.

33.15 Impact of Permanent Withdrawal: For whatever reason, upon termination of access and / or use of our online trading facilities, upon our first request, you may, at our option, We will return or destroy to us all hardware, software, system documents and / or other documents or files that we have provided to you in connection with our online trading facilities, and copies thereof.

34. Transaction Confirmation and Account Statement

34.1 Electronic Payment / Transaction Confirmation: After the transaction instructions for your account have been enforced, we will reasonably as soon as possible and, in any case, within the time required by relevant laws and regulations. By posting a transaction confirmation ("Payment / Transaction Confirmation") on our online trading facility, we will send you an electronic confirmation of the transaction and / or contract, even if you do not do this. Does not affect the effectiveness of. Payment and transaction confirmations can usually be viewed immediately after a transaction is completed on our online trading system. We will also send you a monthly report on your account activities ("Account Report"), including the details and amount of your account, details of open positions and other information that needs to be disclosed at any time. I will. When such transaction confirmations and account statements are sent electronically to the email address last registered in our records, or otherwise sent to you and sent to the relevant address. It is considered that you have received it. Settlement / transaction confirmations and account statements are on the business day following the day the settlement / transaction confirmations and account statements are posted on our online trading facility (other than Saturdays, Sundays and public holidays) in St. Vincent and the Grenadines. Final if confirmed in writing (including email or email) by the end of the bank's business day) (the "business day") and no objection immediately upon receipt It is considered to be binding on the customer. If you have entered into a transaction or contract that should display a settlement / transaction confirmation or account statement but have not received such confirmation, we will immediately tell you when to receive such confirmation. Must be notified to. In the absence of such information, in our reasonable discretion, transactions and / or contracts may be deemed non-existent.

34.2 Account Activity Report: We will post details of your account activity on our online trading facility, you may produce daily and monthly reports of account activity, and if each transaction and / or contract is completed. You can create a report for. The updated account information is typically updated regularly during our trading hours and will, in any case, be available within 24 hours of the transaction in your account. Posting account information (as defined below) through our online trading facility is considered the delivery of payment / transaction confirmations and account statements. Account information includes ticket numbers, trading rates, margin available for margin trading, income statements, current open positions, applicable laws, rules and / or other information required to be provided under the rules. Contains other information provided by (hereinafter referred to as "account information"). We may withdraw or modify your account information at any time in our absolute discretion. You are not obligated to provide us with a hard copy or email confirmation, not through our online trading system, except as set forth in the terms agreed upon by the mutual consent of the parties. I agree with. By agreeing to these Terms of Use, you agree that you will not receive printed account information from us except upon specific request. You must check the contents of all account information received from us. The account information posted on our online trading facility provides definitive proof of your transaction and / or contracts, open interest, margin and cash balance (unless it is clearly inaccurate) and our online trading facility. If you do not confirm in writing (including e-mail or e-mail) by the time of closing the store on the business day following the day posted on the website and do not immediately object to it upon receipt, it will be decisively binding to the customer.

35. Agree to receive electronic transmission of transaction confirmation and account statement

35.1 You agree to receive all Account Information, Transaction Confirmations and Account Statements via the Internet and any orders or instructions given to you via email or other electronic means. You agree to be evidence of the instructions given. You can use your access code to access all your account information through our online

trading facility. You can access customizable statements through our online trading facilities and view individual transactions and / or contracts, daily, weekly and monthly reports and transaction information. I can do it. The updated account information is typically updated regularly during our trading hours and will be available within 24 hours of the activity being generated in your account in any case.

35.2 Posting of these activities is considered the delivery of settlement / transaction confirmations and account activity statements. Information includes ticket numbers, trading rates, transaction amounts, income statements, current open positions, and pending orders.

35.3 If you no longer wish to communicate via electronic media, you must notify us and withdraw this consent in writing. If you do not wish to communicate electronically, you must notify us when you apply to open an account with us. However, if you withdraw your consent, access to our online trading facilities may be restricted or terminated at our sole discretion.

35.4 As mentioned above, communications made via electronic media are treated as having legal requirements to be signed and "written" to the extent permitted by applicable laws, rules and / or regulations. It shall be. In addition, you are subject to applicable laws, rules and / or rules of jurisdictions that require the issuance or preservation of original (non-electronic) signatures or non-electronic records, to the extent permitted by applicable compulsory law. You waive any rights or requirements.

36. Telephone conversations, electronic communications, conference recordings

36.1 Your telephone conversations, electronic messaging, emails, internet conversations (chats), meetings and other communications with us may be recorded / maintained by us. All records must be our sole property and shall be accepted by you as conclusive evidence of what we have recorded. You agree that we may provide, without limitation, a copy of a copy of such record to a court, regulatory or government agency, including in any dispute that may arise between you and us. Shall be.

36.2 However, for technical reasons it may not be possible to record the conversation and any recordings or transcripts we create will be discarded in accordance with our normal practices. Therefore, you should not trust that such recordings are available.

36.3 A copy of the above record may be available on request for a minimum of 7 years.

36.4 You reserve the right to withdraw your consent to the recording of telephone conversations and electronic communications by notifying us in writing. However, because the latter is a regulatory requirement, if you withdraw your consent, we may not be able to serve you, resulting in restricted access to our online trading facilities or your access to our online trading facilities It may end.

37. Rollover and offset procedures

37.1 Rollover is the process of extending the settlement date of open positions (the date on which the executed transaction must be closed). In the Forex market, there is a two-business day grace period for settlement of all spot contracts, which means physical delivery of currency. However, since there is no physical delivery in margin trading, all open positions must be closed daily at the end of the day (2:00 GMT) and reopened on the next trading day. As a result, payment will be advanced by one day. This strategy is called rollover.

The 37.2 rollover is agreed through a swap agreement, which is a cost or benefit to the trader. We do not close and reopen positions, but we charge a fee for each such position and open it at night depending on the current interest rate (LIBOR / LIBID plus markup). We will withdraw / withdraw from the trading account of the position you are in ("rollover fee"). Positions that are still open at 2:00 GMT Sharp are subject to rollover and will be held overnight, as GMT 2:00 is considered the beginning and end of the Forex trading day. Positions opened at 2:01 will not be subject to rollover until the next day, but if you open a position at 1:59, the rollover will occur at 2:00 GMT. For each position opened at 2:00, credit or debit will appear in your account within 1 hour and will be applied directly to your stock account.

37.3 Rollover fees charged by us will be posted on our online trading facility. We will attempt to collect a rollover fee from the available balance in your account. If we are unable to collect rollover fees from the available balance in your account, we reserve the right to settle some or all of your open positions in accordance with our order execution policy. You are responsible for promptly paying all rollover fees, even if all margin previously deposited by you is lost.

37.4 Without clear and timely instructions from you, we may, in our absolute discretion, offset all or part of the positions in your account, or conditions and methods we consider reasonable. You will be authorized to deliver and receive on your behalf.

Chapter E: Margin, Collateral and Payments

38. Margins and collateral

38.1 Incidental Liability: If we carry out or arrange a transaction and / or contract, including, for example, a differential contract, depending on the nature of the transaction or contract, the transaction and / or contract is not completed, or of a position. You should be aware that you may be subject to additional payment obligations in the event of early payment or completion of payment. Instead of paying (or receiving) the full purchase (or sale) price immediately, you must make additional variable payments with a margin on the purchase price of your investment.

38.2 Margin Call: You shall pay us the following amounts upon request: (a) Amount required by us from time to time to secure your obligations to us, (b) Amount required to maintain a positive balance in any or all of your accounts with

us, (c) You as collateral for your actual, future and contingent liability to us, in the amount and form we require at our absolute discretion, by deposit or as initial or variable margin. You shall pay the amount as collateral for your actual, future and incidental debt. We may require higher margin depending on market conditions, market conditions, total capital of all accounts held by us, or the size and amount of trading activities with us. there is.

38.3 Margin Requirements: Margin payment requirements must be met within the time limit we may specify or, if not specified, immediately. One margin call does not interfere with another margin call. Margin requirements vary by financial instrument. For more information on the margin requirements that apply to each financial instrument, please visit our website.

38.4 Margin Requests Before and During Market Disturbance: Without compromising the above, we will, in our sole discretion, to place new orders for certain financial instruments or all financial instruments in the following cases: In addition, you may need a large amount of margin temporarily (compared to the normal margin of your account). Without compromising the above, in the following cases, we may, in our sole discretion, temporarily (usually evidence of your account) to place a new order for a particular financial instrument or all financial instruments: It may require a large margin (compared to gold).

a. Before and / or closing the market on Friday.

b. b. For certain or all financial instruments, before and / or during other market closures.

c. Before and / or during major news announcements such as non-agricultural announcements. Salary announcement announced by the US Department of Labor.

d. Before and / or during the expected abnormal market conditions and / or market turmoil.

The above temporary margin increase may affect open orders for your account placed before or after the new margin requirement is enforced.

38.5 Margin Form: Margin is cash or collateral (investments, securities, bonds, or other financial instruments, property or assets accepted by us in lieu of cash, unless otherwise agreed by us. Must be provided in the form of other assets (collectively, "assets"), such as (meaning) (hereinafter referred to as "collateral"). The currency of the cash margin you pay to us may be reasonably determined at any time in the currency of the relevant underlying transaction (if applicable) or at our discretion. The cash margin is paid to us as a complete transfer of ownership and you do not retain any profit. The cash margin we receive is recorded as a cash repayment obligation we have to pay you.

38.6 Failure to Respond to Margin Call: You are responsible for always maintaining an appropriate arrangement with us to receive and communicate margin information. You trade money or property that we have directed to enable you to fulfill our obligations under the corresponding transaction or contract entered into between us and a third party in accordance with the terms of the transaction or contract. Or, if the customer can deliver the contract, it shall be delivered promptly. If you do not provide us with margin, deposit, or other payable amount within the required time period in accordance with the terms of the transaction or contract, we will, in our sole discretion, give you prior notice. You have the right to terminate any open transaction or contract without notice and use the proceeds to pay the amount to us, and if we deem it appropriate in our sole discretion, we will use it for that payment. Suppose you can. Such failures may also be considered default events.

38.7 Currency Conversion: We have the authority to exchange the funds in your account for margin at the exchange rate determined by us based on the current exchange rate at that time. doing. In such circumstances, we will not be liable to you for any loss you incur as a result of such conduct (although we are careful to cover your position in the relevant transaction. We will make reasonable efforts to exchange only the funds that may be needed).

38.8 Refusal to Accept Margin: We deposit with us by margin, collateral, deposit or otherwise without obligation for any reason and without obligation to provide you with justification for the explanation. We reserve the right to return the property to you at any time.

39. Margin Call Policy / Margin Call Level / Stop Out Level

39.1 You may use our online trading facility to support our current margin and cash financing requirements for transactions and / or contracts you have entered into through our online trading facility. You agree that you are operating with automated risk monitoring, margin call and stopout features designed to monitor the overall use of your available collateral. Using automated risk monitoring, margin call and stopout features, we will use the current margin call or stopout level as occasionally stated on our online trading facilities, unless otherwise stated. Apply an initial margin call, a maintenance margin call or a closeout margin call.

39.2 Our Margin Call Policy guarantees that your greatest risk is your equity in your account. If the capital of your account drops to 100% of the margin level required to maintain an open position ("Margin Call Level"), you will receive a Margin Call. This is a warning message that your account's equity is not sufficient to maintain an open position. At this point, you will not be able to take a new position and you will be able to deposit enough funds to maintain your open position. If you have a losing position, your margin level will drop and you may approach your margin call level. If you have a winning position, your margin level may increase and your margin call level may move away.

39.3 All clients are fully and personally responsible for monitoring the activity of their accounts, including whether the open position has reached the margin call level and when it has reached the margin call level. I will take responsibility.

39.4 Stopout level means that our online trading system automatically closes trading positions (starting with the least profitable position and until the margin level is met) to prevent negative account losses. The level of your capital. For all trading accounts, the stopout level is equivalent to 50% of the margin level required to maintain your open position. If the capital of your account enters the negative territory, the hedged position will also be subject to margin requirements and the automatic stopout feature will be activated.

39.5 If a "Stop Order" or "Limit Order" (or "Entry Stop" or "Limit") is entered at the same price that triggers a stop order, that price is touched (or a price gap). At that point, the stop price will be executed and all pending orders placed on the transaction will be cancelled.

39.6 Margin calls or, in some cases, stopouts (if triggered) take precedence over other order types.

40. Security

40.1 Security Interest: All assets belonging to you that we may hold for you at any time (individually, in collaboration with others, or as a guarantor of another person's account), or anything that we may own or control at any time, or that may be kept in our books for any purpose, including storage, as collateral for the fulfillment of your obligations to us. As a result, we hold it for your liability to us and, regardless of the number of accounts you may have with us, subject to general liens and set-off rights. Such collateral shall, without limitation, consist of the credit balance of your account, the securities registered in our books as your property, and the value of our open positions. We apply and / or transfer any or all assets belonging to you between us and your account and account without notice to you in our absolute discretion. You can combine or offset between and convert any currency to another. The amount to be paid between you and us at any time (whether real or accidental), without prejudice to any other rights we have rights to, without notice to you. You can offset (whether current or future) and pay the difference. You may not withdraw or substitute any assets or property covered by our security interests without our prior express and written consent.

40.2 Our services to you ensure or cover your current, future, actual, incidental or future obligations if you transfer money and / or collateral to us by margin or other means. For the purpose of making such money and / or collateral, the Company shall be deemed to have transferred the full ownership of the money and / or collateral to us provided with the understanding that is not treated as "client money".

Such money and / or collateral that we receive from you or a third party for your account will be margined by you, even if we act on your behalf. We owe you any liability if you no longer have ownership of such money and / or collateral sent to us in the form and we can handle it in your own right. Will be. Therefore, without prejudice to the other provisions of this Agreement, we will provide all or part of the money and / or collateral provided to us through margin as if we were the beneficiary of it. You have the right to pledge, charge, lend, or otherwise use or dispose of. If, in our sole discretion, we determine that the amount of money and / or collateral you transfer to us is more than necessary to cover your current and future obligations to us. The same amount of money and / or collateral shall be returned to the customer. You agree that the collateral provided in the form of an investment will be returned to you in the form of an investment of the same content and amount as we have accepted as collateral, but the collateral returned to you. Does not have to be the actual investment you provided.

40.3 Defaults: In the event of a default event (as defined below) or termination of this Agreement, we will balance your cash margin to you with your obligations to us (we will). It shall be offset against (reasonably evaluated). The net amount paid between us after such offset shall take into account the amount paid to us under the provisions entitled "Set-off" in this Agreement.

40.4 Pledge, Re-Pledge, Mortgage, Investment or Loan Right: You here created the property or property you transfer to us as collateral under these terms. We warrant and represent that we are free from liens, security interests, or other mortgages other than liens. Also, you are here to us, we to ourselves as a broker for you, or to others to meet the obligations of our clients, of us or such third parties. Pledges, re-pledges, mortgages, separately or together with the property of other clients, all collateral we hold for you in order to meet the obligations of our customers. Grants the right, the right to invest or lend.

40.5 Negative Pledges: For cash or non-cash margins transferred to us, you routinely cover all securities in the settlement system in which such securities may be held. We promise that we will not create any rights to any security except the liens imposed, nor will we leave those rights unexercised, and we will not assign or agree to transfer.

40.6 Claiming Authority: As long as the margin you provide to us under these Terms constitutes a "financial collateral" and this Agreement and your obligations under this Agreement constitute a "secured financial collateral arrangement". Due to the position held by us or others of our customers, we grant security interests to the margin provided by you, unless there is a disadvantageous interest in you or others. You agree that we may cover our obligations to

intermediate brokers or markets, including obligations.

40.7 Right to sell: In the event of a default (as defined below), we may exercise the right to sell all or part of the margin you have provided to us under these Terms and sell. Alternatively, you have the right to use the proceeds of any other disposition to pay for the sale or other disposition and to meet or meet this collateral liability. Such sale will be made by means determined by us at our reasonable discretion and at a price we have determined to be the most available at our reasonable discretion.

40.8 General liens: In addition, without prejudice to our rights under this Agreement or applicable statutes, rules and / or rules, we will continue to pay off all secured obligations. You have general liens on all assets and property held by our Associates or our designated persons on your behalf. Such general liens, without limitation, consist of the credit balance of your account, the securities registered as your property in our books, and the value of the outstanding position with us. We, at our absolute discretion, for purposes including, without notice to you, the assets you deposit with us from time to time, or the assets we own or control, or keep in our books. You can apply and / or transfer the stored assets between your accounts with us, combine or offset between your accounts, and convert your currency to another currency. Without prejudice to any other rights we have rights to, we may at any time, without notice to you, the amount to be paid between you and us (real or accidental, current or future). You may pay you different currencies by offsetting (whether or not).

Chapter F: Commissions, Fees

41. Commissions, Fees

41.1 You may notify you from time to time or the fees and fees posted on our online trading facilities, including but not limited to spreads, fees, interest and other fees (below). "Commissions and Fees") shall be paid to us. By agreeing to these Terms and Conditions, you agree to read, understand and agree to the information below the Spreads and Terms and Conditions posted on our online trading facilities.

41.2 The Company may, at its sole discretion, modify, change, modify, delete or add to these Fees and Fees at any time. If these fees and fees are changed (the "Changes"), we will post the changes on our online trading facilities or otherwise notify you of these. All notices are considered sufficient notices and you are obliged to regularly review the changes posted on our spreads and terms and conditions on our online trading facilities. Therefore, you should review our online trading facility spreads and terms and conditions from time to time to ensure that you are aware of such changes. Unless otherwise provided in this Agreement, all changes access and / or use of our online trading facility five calendar days after the date it was first posted on our online trading facility, or for the first time after the change. It will be effective from the earlier of the hours. If you continue to use our online trading facilities after the changes have been announced, you are deemed to have agreed to the changes and are governed by the changed Terms of Use. If you do not wish to be bound by any changes, you shall discontinue use of our online trading facilities and immediately notify us in writing.

41.3 If such change is in your favor, or if the reason for such change is due to external circumstances beyond our reasonable control, we will charge an immediate fee without prior notice. And reserve the right to change fees. Such situations include, but are not limited to: (a) Changes in relationships with our business partners that affect our cost structure, (b) from exchanges, clearing houses, information providers or other third party providers communicated to you by us. Fees and rate changes.

42. Other charges and charges

42.1 In addition to the above commissions, fees and charges, you are responsible for payment of any other fees and charges that may result from providing our services to you. This includes all applicable VAT (if any), other duties and / or taxes, all other charges we incur in connection with transactions and / or contracts, and / or with you. Includes, but is not limited to, the fees we bear in connection with maintaining our customer relationships.

42.2 In particular, the following charges and / or costs reserve the right to require you to pay separately.

(A) All anomalous payments due to relationships with clients. Phone, telefax, courier, and postage costs when requesting hard copy payment / transaction confirmations, account statements, etc. that can be sent electronically.

(B) Expenses that we may incur due to your default, including fees determined by us in connection with reminder transfers, legal assistance, etc.

(C) Costs that may be incurred in connection with replying to inquiries by public authorities.

(D) Management fees related to the deposit and, if provided, any costs we may incur in connection with the pledge, including payment of insurance premiums.

(e) Transaction fees if there are no significant trading activities in your account.

(F) Costs that may be incurred if requested by the customer in connection with the auditor's comments / reports.

(G) Swap / rollover fee

(H) Fees for any type of fraudulent / prohibited trading activity performed solely in the trading account or in connection with our other clients.

In addition, if our business relationship is terminated but due to technical and / or human error, our account is successfully opened and we are able to do business with us, we will immediately close and invalidate our account upon identification. We reserve all rights Refund the amount of the original deposit, excluding any gains / losses incurred and deposit and withdrawal fees, to the same origin.

Such charges and / or costs are billed as a fixed amount for effective payments or as a percentage or hourly charge for services performed. Calculation methods can be combined. We reserve the right to introduce new rates.

42.3 In addition, we (and / or our associates, business introducers, and other third parties) relate to the transactions and / or contracts we have entered into and / or the transactions and / or contracts executed on our behalf. , Fees, markups, markdowns, and other rewards may be shared and / or profitable. Details of such compensation or distribution arrangements are not included in the relevant settlement / transaction confirmation. We will, to the extent possible and at our sole discretion, pay any fees, markups, markdowns, we pay to Associates, Business Introducers, or other third parties, if reasonably requested. Alternatively, the amount of other rewards can be disclosed to the user.

42.4 If you instruct us to transfer open positions, funds, and / or other assets related to your account to another institution, you will be charged a transfer fee that we determine in our sole discretion. You agree to pay us.

43. Payment terms

43.1 Determined on terms agreed upon by mutual consent of both parties, and unless otherwise stated, all fees and charges, and any other fees and charges, shall be deemed to be due and payable immediately. will do. Unless otherwise provided in these Terms, the amount payable to us under these Terms may be deducted by us from the revenue of the transaction or deducted from our customer's account. If the payment by the user is delayed, the delinquent amount shall be paid interest at the interest rate reasonably determined by the Company.

43.2 Unless otherwise specified in these Terms of Use, all amounts to us (or the agents we use) shall be determined in our sole discretion. It shall be (a) deducted from the funds we hold for you or (b) you shall pay in accordance with the provisions of the relevant differential account, settlement / transaction confirmation, or other advice.

44. Currency conversion

44.1. As a result of receiving the amount in a currency other than the above, we will indemnify us from the costs (including cashing costs) and losses incurred by us and shall not damage us.

44.2 The Company reserves the right to revise the following, but under no circumstances shall it be obligated.

a. Realized profits, losses, option premiums, fees, fees, brokerage fees (that is, the currency in which our account is specified) and the base currency that occur in currencies other than the base currency.

b. A cash currency deposit in another cash currency deposit for the purpose of purchasing an asset specified in a currency other than the base currency.

44.3 Whenever we make such exchange conversions, we will use the reasonable exchange rate of our choice. We reserve the right to add markup to exchange rates. The current markup is defined in our online trading facility spread and terms schedule.

45. OTC Transaction Price

45.1 The Company reserves the right to provide a price quote suitable for transactions with customers regarding the over-the-counter transactions conducted. Unless we exercise your right to trade and / or terminate this Agreement under these Terms and Conditions, you may wish to trade and / or enter into this Agreement at such a price. Please decide at your own risk.

46. Banned trading techniques

46.1 Bypass and Reverse Engineering: Security measures applied to online trading facilities and / or computer systems must not be illegally accessed, attempted to access, reverse engineered, or otherwise circumvented. In our sole discretion, if you determine that you are in breach of this provision, we will completely block, block and / or revoke your access code and / or your account's access to online trading features. We reserve the right to terminate. Under these circumstances, we reserve the right to seize profits and / or income directly or indirectly generated by exercising such prohibited trading activities and are concerned about any breach of this provision. We reserve the right to notify certain third parties. We continue to develop the tools needed to identify fraudulent and / or illegal access and use of online trading facilities. Disputes arising from such fraudulent and / or illegal trading activities will

be resolved in our sole and absolute discretion in a manner that we consider to be fairest to all parties. The decision shall be final and / or binding on all participants. No prior notice will be given.

46.2 Artificial Intelligence Software: In our sole discretion, it is absolutely prohibited to use any software that we determine is intended to apply any type of artificial intelligence analysis to our online trading facilities and / or computer systems. ... If we gain an unreasonable advantage and, in our discretion, determine that such artificial intelligence software is being used or is being used, we will include blocking access to us altogether. We reserve the right to take all actions. Under these circumstances, we reserve the right to seize and / or charge additional fees directly or indirectly from the exercise of such prohibited trading activities. To do. In addition, we reserve the right to notify interested third parties that you have violated this clause. We continue to develop the tools needed to identify fraudulent and / or illegal access and use of online trading facilities. Disputes arising from such fraudulent and / or illegal trading activities will be resolved in our sole and absolute discretion in a manner that we consider to be fairest to all parties. The decision shall be final and / or binding on all participants.

In addition, it is absolutely prohibited to use the software in a way that can have a serious negative impact on server performance and will not give you the best results regarding the execution of your order. If we identify such activities, we will include, but are not limited to, complete blocking of access to online trading features, blocking and / or cancellation of access codes, and / or immediate termination, as required. We reserve the right to perform all actions. In addition, you acknowledge that upon termination of your account, you may liquidate any outstanding contracts / positions with you. Based on the above, opening a new trading account and doing business with us is strictly prohibited. Nevertheless, if due to technical and / or human error it is possible to successfully open an account and trade with us, we will immediately close the account at the time of identification, invalidating the profit / loss incurred and the original We reserve all rights to refund the amount of deposits, deposits and withdrawals, excluding fees.

46.3 Illegal Trading Techniques: Due to internet, connection delays, and price feed errors, the prices displayed on the online trading facility may not accurately reflect market rates. Exploiting price errors and / or closing transactions at off-market prices and / or taking advantage of internet delays (commonly referred to as "arbitrage," "sniper," or "scalping") Collectively, the concept of using trading strategies for that purpose is called "arbitrage") and cannot exist in the OTC market where clients buy or sell directly from themselves. Therefore, we reserve the right, in our sole discretion, not to permit the misuse of Arbitrage in connection with our online trading facilities and / or services. Transactions or contracts that rely on Price Latency Arbitrage opportunities may be canceled at our discretion without prior notice.

In addition, the following are examples of transactions that we make illegal, but they are not limited to these.

- Double-decker act of holding the same currency or correlated currencies in opposite positions between multiple accounts
- A double-decker act of holding a position opposite to the position held in our account at a securities company other than our company
- Double-decker or discretionary transaction within the organization when we judge it to be a group or organization
- Arbitrage (including but not limited to transactions using connection delays and rate defects)
- Transactions that are considered malicious, intentionally aimed at the timing of sudden fluctuations in the market price, such as during economic indicators.
- Transactions that are considered to be intentionally aimed at price movements that occur when the market opens and closes.
- Transactions that are considered to have used the bonus illegally
- Earning commissions from our partners based on the volume of transactions in your account, known as self-affiliation or self-back, without our explicit permission.

In addition, in these cases, we reserve the following rights in our sole discretion without the need for prior notice. (A) Make any necessary modifications or adjustments to the accounts involved (including, but not limited to, adjustments to available price spreads) (b) Accounts related to access to streamed, instantly tradable quotes Limit (including providing a manual quote without limitation and submitting your order to our pre-approval). (C) Record past trading profits that can

be recorded at any time in the relationship with the client as a result of such abuse of liquidity, in order to obtain from the account. (D) By notifying in writing, we terminate our relationship with the Client and immediately terminate all relevant accounts, including but not limited to all other accounts held by us by the same Account Owner. To close. And / or (E) notify interested third parties.(F)Thereafter, you will no longer be able to take advantage of our deposit bonuses and promotions.

46.4 At Fx Fair's sole discretion, signs or suspicions of arbitrage, misuse, including but not limited to participant trading activity patterns. Trading in the market and / or taking risks in the market), internal hedging in coordination with other parties, abuse of the "no negative balance" policy (trading aimed at opening and closing the market) Fraud, manipulation, cashback arbitrage or other forms of fraudulent or fraudulent activity, including, but not limited to,

constitutes all transactions performed and / or invalidated gains or losses. I will. In such situations, we reserve the right to close / suspend (temporarily or permanently) all client trading accounts and / or cancel all transactions. Based on the above, opening a new trading account and doing business with us is strictly prohibited. Nevertheless, if due to technical and / or human error it is possible to successfully open an account and trade with us, we will immediately close the account at the time of identification, invalidating the profit / loss incurred and the original We reserve all rights to refund the amount of deposits, deposits and withdrawals, excluding fees.

46.5 We have developed and will continue to develop the tools needed to identify fraudulent and / or illegal access and use of our online trading facilities. Disputes arising from such fraudulent and / or illegal trading activities will be resolved in our sole and absolute discretion in a manner that we consider to be fairest to all parties. The decision shall be final and / or binding on all participants. I will not contact you.

46.6 Changes in Market Conditions: Please note that we are not obligated to contact you to take appropriate action in the light of changes in market conditions (including but not limited to market turmoil) or other circumstances. ... The over-the-counter market for leveraged financial instruments is highly speculative and volatile, and it is our customers to stay in touch with us, monitor open positions and ensure further instructions after the transaction is executed. I agree that it is the responsibility of. Given in a timely manner. Failure to do so will not guarantee that we will be able to contact you and will not be liable for any loss you may incur as a result of your failure to do so.

46.7 Compensation: You agree to indemnify and be liable for us and our affiliates without prejudice to the other provisions of this Agreement and for all liability, loss, damage, expense and expense. Includes, but is not limited to. Legal fees and expenses incurred in connection with unauthorized and / or illegal access and use of our online trading facilities by you and / or directly or indirectly, and / or their prevention and / Or fix. No loss, damage, expense, or expense was incurred, but due to gross negligence, fraud, or intentional default.

46.8 MT4/MT5 Multi-Terminal: The company offers MT4/MT5 Multi-Terminal, a trading platform that allows clients to manage multiple trading accounts. You represent, warrant and agree that you will not use MT4/MT5 MultiTerminal to manage trading accounts that are not yours.

Chapter G: Us and your account

47. Account

47.1 We have opened one or more accounts for you at our online trading facilities in accordance with the terms set forth in these Terms for our services and the purposes of the transactions described herein. , Promote operation. The account is built in the currency of your choice and records all transactions and / or contracts you enter through our online trading facilities (your "account").

48. Basic currency

48.1 You specify the base currency for each account on our online trading facility. The base currency is the US dollar or any other currency posted on our website that is pre-determined and / or specified as the base currency for your account under the terms agreed upon by the mutual consent of both parties. (Hereinafter referred to as the "base currency") shall be specified.

48.2 Payments from you to your account on our online trading system will be made in the base currency of your account at your request. If we receive or collect an amount of any of your debts in a currency other than the base currency of your account, the provisions of Article 44 (Currency Conversion) above shall apply mutatis mutandis.

48.3 If a withdrawal or refund is made from your account, we reserve the right to transfer the funds in the same currency in which such funds were originally received (but not required in any case). There is none). If such withdrawals or refunds are made in a currency other than the base currency of your account, the provisions of Article 44 (Currency Conversion) above will apply mutatis mutandis.

48.4 The Company shall not be able to accept instructions to pay to third parties from your account except as provided in advance in writing.

49. Access code (user name and password)

49.1 In order for you to access and use our online trading facilities, we will use each account enable to access to and use of our online trading facilities, we will provide a unique username and password for each account.

The unique username and password will survive unless terminated by either party. We will provide an alternative login and password whenever we deem appropriate to secure your account and / or prevent unauthorized access and / or unauthorized use of your account. We shall be able to provide it. To access your account at our online trading facility, you may use these login passwords, or any other access method provided by us, or "conditions agreed upon by the mutual consent of both parties" (" You can use one or more access methods (called "access codes").

49.2 In connection with your access code, you acknowledge and promise the following: (a) You are responsible for the confidentiality and use of your access code. (b) You will not disclose your access code to anyone for any purpose, except with our prior written consent. (c) We may rely on all instructions, orders, and other communications entered using your access code, and you may rely on such instructions, orders, and other communications. You shall be bound by the transactions entered in and the costs incurred on your behalf.

49.3 In particular, it is your responsibility to monitor and restrict access to your account and you ensure that only users and / or customers explicitly authorized by you know and use the access code. You are responsible. Notwithstanding the provisions of this Agreement, you may or may not be authorized to access and / or use your account at our online trading facilities through your access code. You shall be responsible for the actions of those who access and / or use your account at our online trading facility through the code, and you may use your access code through our online trading facility. All transactions and / or contracts executed in the above shall be settled and settled.

49.4 If your access code is lost, stolen or compromised, you will promptly notify us in writing. Upon receipt of such notification, we will immediately terminate your access code. However, you are always responsible for all actions taken using your access code before our access code is terminated. Without interfering with any of the above, we have the right, in our sole discretion, to terminate, revoke, suspend, modify, and / or change some or all of your access code at any time, with or without prior notice. Shall be reserved at all times.

49.5 You shall make every effort to always comply with the following: (a) All applicable laws, rules and / or rules (b) Terms of this Agreement (c) Additional terms determined and stated "under terms agreed upon by mutual consent of both parties" (d) Our Company All Disclaimers and Additional Terms Presented to Any Part of the Online Trading Facility (e) Other Terms and Conditions Related to Transactions Intended Under this Agreement.

In addition, you may from time to time as part of your obligation to comply with applicable "Anti-Money Laundering (AML) Acts" and / or with other relevant third parties, government agencies or regulators. You are obliged to provide us with the information you request.

49.6 You have not taken appropriate steps to protect the security of your access code and have not prevented unauthorized access and / or use of your account on our online trading facilities.

As a result, we shall compensate for the persistent damage that we may suffer.

50. Affiliate / Business Introducer

50.1 If you are referred to Fx Fair by an Affiliate / Company Referrer, you acknowledge and agree that:

a. You have approved an affiliate / company referrer to introduce you to Fx Fair.

b. We can pay a fee to the affiliate / business referrer who introduced Fx Fair. The amount can be found in the relevant section of our website.

51. Payment

51.1 You may deposit funds into your account at any time. Deposits will only be accepted using the same name as the customer (bank transfer, electronic wallet, etc.). No third party or anonymous payments will be accepted under any circumstances.

51.2 We do not accept cash and / or check payments except as expressly provided in the "Conditions Agreed by Both Parties". In principle, even if you agree to accept cash and / or check payments, you reserve the right to refuse check payments if payment is not completed at the time of the initial check presentation.

51.3 If you instruct us to withdraw funds from your account, we will immediately reduce the funds requested from your account balance, provided that the following requirements are met, the day after the day you accept the withdrawal request. We will do our best to process a particular withdrawal request within one business day from the business day. (a) All the information required for the withdrawal request is included, (b) The payment method in the name of the customer (bank transfer, electronic payment, etc.) is instructed, and (c) The customer withdraws. You have submitted complete identity verification documents to support your request, and (d) if your account has open positions, your account margin level is below the minimum required level specified by our online trading facility. Not to be.

51.4 If we accept payment by debit card, credit card or other payment method, we may be charged a processing fee, but we reserve the right to collect the transfer fee.

51.5 If you make a payment / deposit, we will not prejudice the other provisions of this Agreement and if we are convinced that you are the sender of the funds, from the day following the date the deposit is accepted 1 Within business days, we will use or make every effort to credit such payments to your account. If we are not satisfied that you are the sender of the funds deposited in your account, we will refuse such funds and / or return them to the sender after deducting remittance fees or other fees. I reserve the right to do so. You may be required to submit additional documentation required by the applicable "Money Laundering Prevention (AML) Act" and / or other similar rules and regulations applicable to us. We will confirm that the deposit received was not sent by you in order to cover our costs to prove that you have made a third party deposit and then place it in your account. You reserve the right to charge "US \$ 50-Fee" and you hereby acknowledge that we will charge this amount.

51.6 The Company reserves the right to convert as follows without prior notice to the customer.

(a) Realized gains, losses, option premiums, fees, interest rate fees and brokerage fees incurred in currencies other than the base currency of your account (ie, the currency in which your account is built with us). (b) Converting a cash currency deposit to another cash currency deposit for the purpose of purchasing a financial instrument or asset denominated in a currency other than the base currency of your account, (c) Deposited with us or on your behalf To convert the funds we hold to other currencies we deem necessary or desirable to cover your obligations and liabilities in that currency at our sole discretion.

Under these circumstances, we reserve the right to add markup to the exchange rate.

51.7 You bear all foreign exchange risk resulting from deposits and / or withdrawals from your account, or our compliance with our obligations or the exercise of our rights under these Terms of Use. I will.

51.8 The Company shall not be obliged to: (a) the obligation to pay you interest on the credit balance of the account you have deposited with us, or any other funds we hold on your behalf, or (b) the funds you have deposited with us, or us. You are not obligated to pay you any interest received by us or for which we are beneficiaries in connection with any funds or contracts and / or transactions that you hold on your behalf.

52. Multiple / Multiple Trading Accounts

52.1 If you have multiple accounts with us, we will treat all such accounts as if they were under one account and, in our sole discretion, one holder. Reserves the right to limit the number of accounts that you maintain.

53. Deposits, refunds, and withdrawals

A. Deposit

53.1 We reserve the right to impose deposit limits and deposit fees in our system at any time.

53.2 You, or if permitted, the funds transferred to our bank account on your behalf, at the amount of the day they were received by us, the bank account provider, our payment service provider, You agree that your account will be credited to us at an amount less the fees charged by and / or other intermediaries involved in such transaction processes.

Before accepting such funds in our bank account and / or making such funds available to us and your account, we are fully as our clients, you do so Being the sender of funds, or such funds, as our clients, must meet that they have been sent to us by your authorized representative. If we do not meet that you, our client, are the sender of the funds, or that the funds were sent to us by your authorized representative, our client. Reserves the right to refund / send back the net amount received to the same sender using the same payment method in which the funds were received.

B. Refunds and withdrawals

53.3 We reserve the right to impose withdrawal limits and fees on our system at any time in our system.

53.4 When submitting a withdrawal request, you may be required to submit documents required by the applicable "Anti-Money Laundering (AML) Act" and / or other similar rules and regulations applicable to us. There is.

53.5 If a withdrawal or refund is made, we reserve the right to transfer funds from the same sender to the same sender using the same payment method that such funds were originally received by us. (However, it is not obligatory under any circumstances). In this regard, we reserve the right, in our sole discretion, to (a) refuse withdrawals by certain payment methods. (b) You may request a payment method other than the one specified in the withdrawal request, in which case you may have to submit a new withdrawal request. (c) Before proceeding with any withdrawal request, submit additional documentation required by the applicable "Anti-Money Laundering (AML) Act" and / or other similar rules and regulations applicable to us. To request.

53.6 If we are unable to transfer funds or a portion of them to the same sender using the same payment method we originally received, we will use another payment of our discretion. Through the method, we reserve the right to transfer funds in the currency we deem appropriate (regardless of the currency in which the first deposit was made) (but not required in any case). In this case, the Company shall not be liable for the remittance fee or fee imposed by the recipient and the exchange rate associated with the payment of the amount, and the provisions of Article 44 (currency conversion) of this section shall apply mutatis mutandis. I will.

53.7 As a general rule, withdrawal requests approved by the Company based on these Terms will be processed within one business day from the date of receipt of the transfer request instruction. When the processing of the transfer request is completed, the balance of the relevant account of the transfer source will be reduced. The Company will (a) refuse the withdrawal request if it violates the provisions of this section, and (b) if it determines that the incidental documents submitted with the withdrawal request are not sufficient, the withdrawal request will be made. It is possible to delay the process.

53.8 You agree to pay the bank transfer fee incurred when we withdraw funds from your account

or when the funds are refunded by us to your designated bank account, if requested by us. Shall be. You are solely responsible for the payment details you provide to us and if the payment details you provide to us are inaccurate or incomplete, we will contact you. We do not take any responsibility for the funds of. We also understand that we are not responsible for any funds that are not directly credited to our bank account.

54. Credit / Debit Card Deposits

54.1 Customers can deposit funds into our account with us quickly a credit / debit card.

54.2 Documents required by the applicable "Money Laundering Prevention Act (" AML ") and / or other similar rules and regulations applicable to us when making a deposit request with a credit / debit card You may be required to submit.

54.3 We take the protection of our customers very seriously, to protect our customers from credit / debit card fraud and to comply with all applicable money laundering prevention rules. We have installed various systems, controls and tools. The systems, restrictions and controls we apply to prevent and / or identify credit / debit card fraud include, but are not limited to:

- a. Limit on the number of transactions allowed within a certain period of time
- b. Limitations on the amount of money that can be deposited within a certain time frame
- c. Limitation on the amount that can be deposited for each transaction
- d. There is a limit to the amount that can be deposited for each registered email address.
- e. There is a limit to the amount that can be deposited based on the country of origin of the funds
- f. Limit on the number of credit / debit cards allowed per client
- g. Limits on the number of deposits per email address;
- h. Limit on the number of email addresses that can be connected to one credit / debit card
- i. 3D Secure Authentication for Processing Transactions
- j. Check details

If we confirm that our systems and tools, and the systems and tools provided by our payment services, violate the above restrictions and restrictions, and / or the client fails the security and authentication checks. In some cases, appropriate measures have been taken to prevent credit / debit card fraud and ensure our protection. These measures include, but are not limited to:

- a. Check your credit / debit card details and investigate, check additional, and / or document to confirm that you are the legitimate owner / user of the credit / debit card you used. request.
- b. Delays in transaction processing due to investigations being conducted.
- c. Refusal of deposit by the credit card in question and refund of the net amount deposited in the same credit / debit card account using the same payment method as the deposit was made.
- d. Immediately cancel any fraudulent transaction found.
- e. Blocking access to our online trading facilities, blocking and / or revoking your access code, and / or terminating your account.
- f. Accounts and active orders associated with credit / debit cards identified as fraudulent by seizing profits and / or revenues generated directly or indirectly by conducting such prohibited trading activities. Cancel.
- g. Deny processing of transactions that exceed limits / limits and / or do not pass security and authentication checks.

54.4 Please note that providing false or inaccurate information when registering your credit / debit card is a serious criminal offense. Therefore, we must fully meet our standards before accepting any credit / debit card deposits and / or to make such credit / debit card deposits.

(a) Be the legitimate owner / user of the credit / debit card you used.

(B) You are the legitimate owner / user of your credit / debit card to create and / or authenticate. If you are not satisfied with the above, we will refuse your credit / debit card deposit and the net amount deposited in the same credit / debit card account will be paid in the same way that such a deposit was made. We reserve the right to refund / refund.

If we discover a fraudulent transaction, the transaction will be canceled immediately. In addition, in such cases, we may, in our sole discretion, completely block access to our online trading facilities, block and / or revoke your access code, and / or your account. We reserve the right to take all measures we deem appropriate, including but not limited to terminating. Under these circumstances, we reserve the right to seize profits and / or income generated directly or indirectly by exercising the prohibition of such trading activities, and we reserve the right to seize any interests. You reserve the right to notify the third party of your breach of this section. Valid orders associated with the same fraudulent credit card and / or account will be canceled immediately.

54. 5 We reserve the right, in our discretion, to impose such deposit limits or restrictions if we deem it appropriate..

55. Chargeback

55.1 If you make a chargeback (intentional or negligent) on a deposit deposited in our account, we will charge your account at the time of the chargeback to cover our investigation costs. We

reserve the right to charge Investigation Fee.

55.2 We do not tolerate credit / debit card fraud, and without exception, all fraudulent activity is prosecuted through criminal proceedings in the judicial district of your district, to the fullest extent of the law. Will be done. In addition to this, we will file a report with your local police station and pursue all fraud through your local jurisdiction for prosecution to the fullest extent of the law. ... In addition, in such cases, we may, in our sole discretion, completely block access to our online trading facilities, block and / or revoke your access code, and / or revoke your account. We reserve the right to take all actions we deem appropriate, including but not limited to termination. Under these circumstances, we reserve the right to seize the profits and / or income generated directly or indirectly by exercising the prohibition of such trading activities, and we reserve the right to seize the interests of our customers. You reserve the right to notify interested parties of the breach and any valid order associated with the same fraudulent credit card and / or account will be immediately cancelled. We have the tools we need to identify credit / debit card fraud and will continue to develop them. Disputes arising from such fraud will be resolved in our sole and absolute discretion in a way that we consider to be the most impartial to all involved, and that decision will be final and all use. Restrain the person.

55.3

If you have made a deposit with a credit card and have requested a withdrawal without making any trades, you will be charged 6% of the amount deposited at the time of withdrawal in order to prevent people from using credit cards for cash purposes.

In addition, if you have deposited more than \$500 worth of money from your credit card and have requested a withdrawal after only a few trades, the same may apply.

56. Netting contract

56.1 If a party to this Agreement pays the same amount to another party in this Agreement in the same currency, each party's obligation to pay such amount will be automatically fulfilled by "netting".

56.2 If the amounts are not in the same currency, the amounts may be converted according to the principles described in Section 48 above.

56.3 If the total amount payable by one party exceeds the total amount payable by the other party, the larger party will pay the other party the excess amount, and each party's obligation to pay will be satisfied and extinguished. I will.

56.4 If the client relationship is terminated, the claims that the parties have against each other shall eventually be extinguished by netting (closed). The value of an open contract shall be determined in accordance with the principles set forth below, and the final amount payable by one of the parties shall be the difference between the parties' obligations to pay.

56.5 The basis rate for the settlement of the Transaction and / or the Agreement shall be the market rate applicable on the date the settlement of the Transaction and / or the Agreement is determined. We may, at our reasonable discretion, obtain offers from market makers for such assets or apply rates from the Center for Financial Industry Information Systems to determine rates. When determining the value of such transactions and / or contracts, the usual fees will be applied and all costs and other fees will be included.

56.6 This Netting Agreement shall be binding on the legacy and / or creditors of all parties to this Agreement and all parties to the client relationship under this Agreement.

57. Client Money and Assets

57.1 All assets (cash, or not limited to cash, other assets, collateral (investments, securities) as long as we can otherwise agree, without compromising the provisions of the section immediately preceding this Agreement. , Bonds, other financial instruments, assets or assets we allow in lieu of cash.), But not limited to), in an approved bank account. It will be retained and separated from our funds.

57.2 Unless you notify us in advance in writing, we will use all or all of your client money when we transfer your client money to a third party such as an exchange, clearing house or intermediary broker. We may allow you to manage some of them. (a) for the purposes of the transactions and / or contracts you have entered into (b) to fulfill your obligation to provide collateral or margin for the transactions and / or contracts you are entering into with the third party (Example: Need for initial margin for derivative trading).

58. archiving policy

58.1 Accounts that meet any of the following conditions are subject to archiving (account freeze)

No deposits, withdrawals, or transactions in the past 60 days, and no logins in the past 7 days.

58.2 In the event of an archive (account freeze), the account balance and bonus credits will be automatically deleted.

You also agree that deleted balances and credits cannot be restored.

All remaining bonus/promotional credits
Account balances of JPY accounts: JPY 500 or less
Account balances of USD accounts: USD 5 or less

Chapter H: General Provisions

59.. Market making

59.1 In some markets such as foreign exchange markets, over-the-counter foreign exchange options, CFD contracts, etc., we may be a "market maker", that is, we are supported on our online trading system. By displaying and disclosing the buying price and selling price (buying price and selling price) of a financial product, and by setting the order received from our stock for the supported financial product or requesting an offset order, the supported financial product Customers are particularly aware that we may risk holding a certain number of supported financial instruments in order to facilitate our trading.

59.2 We are committed to providing rapid pricing, usually associated with speculative transactions, in certain market conditions (eg, lack of liquidity, outages, or feeds from informants of the products or assets in question. Due to errors (such as incorrect pricing from our trading partners), you may have to rely on available prices or information that may later turn out to be defective. Under these circumstances, we may cancel the transaction and / or contract with you, provided that we act in good faith in offering you the price quotes. We will cancel within a reasonable time and fully explain the reason to the customer.

59.3 After the execution of a position with you, we may, in our reasonable discretion, offset each position with you with another customer position or one of our counterparties, or we do so. You may decide to hold your own position in the market with the intention of profiting from a trading position. These decisions and actions will offset your position at a price that is different (sometimes significantly different) than the price offered to you, resulting in our trading gains and losses. There is a possibility. As a result, the profits we realize as a result of the market-making function will result in the customer's implied cost (the difference between the price you traded with us and the price we subsequently traded with our trading partners and other customers). There is a possibility that something that can be seen will occur. However, please be aware that the market-making function can be very costly if the market moves against us compared to the transaction price with the customer.

59.4 You may hold a position that is contrary to your position and / or other specific position of our clients in a market where we act as a market maker, and as a result, You agree that there will be a potential conflict of interest between us and you.

59.5 In markets where we act as market makers, you are not obligated to offer prices to you and / or our other customers at any time in any market and we are you and / or You agree that we are not obligated to offer such pricing to our other customers at a particular maximum spread.

59.6 You agree that the pricing offered to you includes a "spread" when compared to the price at which we expect to cover the transaction or contract in a transaction with another customer or trading partner. You acknowledge, recognize and accept this. In addition, you may find that the "spread" constitutes a reward to us, the "spread" cannot necessarily be calculated individually for every transaction and / or contract, and the "spread" is the settlement / transaction confirmation. We acknowledge, recognize and accept that it will not be specified in the document or revealed to the user.

59.7 Fees, interest rates, costs and other fees or fees associated with "spreads" that are part of the pricing we offer as a market maker in a particular market will eventually affect your transaction results. And may adversely affect your trading performance compared to situations where such fees, interest rates, spreads and related costs are not applied.

59.8 Trading "spreads" and fees are usually considered to be moderate in relation to the value of the financial instrument being traded, but such costs are significant compared to your margin. May become. As a result, your margin is for you due to any transaction losses you may incur, directly visible transaction costs such as fees, interest and brokerage fees, and our performance as a market maker. Due to the invisible costs mentioned above, it can be depleted.

59.9 If you are an active trader and have a large number of transactions and / or contracts, the impact of invisible costs as well as visible costs can be significant. As a result, as a market maker, you may have to make significant profits to cover the costs associated with our trading activities. For very active customers, such costs may exceed the value of the margin deposited with us over time. Generally, in margin-margin derivative transactions, the lower the percentage of margin applied, the higher the percentage of costs associated with trading and / or contract execution.

59.10 This may result in significant implicit costs in the area of marketmaking of forex, CFD

contracts and other OTC products as a result of the profits we make in our ability as a market maker. Clearly recognize. Therefore, our performance as a market maker can adversely affect our customer accounts, and the associated costs mentioned above cannot always be viewed or quantified directly.

59.11 We would like you to be especially aware that CFDs may be over-the-counter products offered by us while operating as a market maker and are not traded on authorized stock exchanges. ... As a result, the above description of invisible implicit costs related to our performance as a market maker may also apply to CFD contracts.

60. Conflicts of interest

60.1 You are important to us in connection with such transactions and / or contracts when we, our associates, or other individuals or companies associated with us arrange transactions and / or contracts with you. You need to be aware that you may have an interest, relationship or arrangement. In the event of such a conflict of interest, we will be in the best interests of the customer based on our conflict of interest policy (hereinafter referred to as the "conflict of interest policy").

We will endeavor to resolve such conflicts of interest in the way we think.

60.2 Specifically, the customer shall be aware of and confirm the following. (a) We may assign or transfer the execution of your order to our associates or other third parties as we deem appropriate. (b) We are in opposition to each other. The ability to execute orders from different customers at the same time (c) The Company may establish business relationships, including but not limited to, with the issuers of other financial instruments, and the Company may apply for such financial instruments. Being able to have a financial interest. (d) We act as a market maker and under these circumstances conflicts of interest may occur. (e) We may indemnify and / or share revenue from your activities with our associates, partners, and / or other similar parties who are marketing on our behalf. There is. You also acknowledge and agree that we may also indemnify other clients that you choose to follow and / or copy.

60.3 Details of our conflict of interest policy can be found at our online trading facility. Our Conflict of Interest Policy is merely a policy, not part of these Terms of Use, not contractually binding, and may impose or attempt to impose obligations on us if there are no applicable laws. It is not something to do.

60.4 By accepting these Terms of Use, you expressly acknowledge and agree that we may conduct such transactions without prior mention of potential specific conflicts of interest. Suppose.

61. Special provisions for administrative accounts, referrals to accounts or third-party vendors

61.1 If your account is managed by a trading advisor or referred to us, you are only responsible for us as a counterparty to transactions and / or contracts within your account, and yours. You acknowledge and agree that we do not assume any liability or obligation with respect to the actions, actions, representations or statements of such person in connection with the account or the transactions within it. You are liable for our failure to make any warranties or representations regarding the Transaction Advisor or Business / Affiliate Referrer and for your loss caused by the actions of the Transaction Advisor or Business / Affiliate Referrer. We understand that we do not, and that we do not endorse or otherwise endorse or otherwise endorse the operation of such transaction advisors or business / affiliates. You further acknowledge and agree that: (a) Trading Advisors or Business / Affiliate Referrals act as independent intermediaries on behalf of you. (b) Such person is not an Affiliate, Employee or Agent of the Company, except as expressly advised by the Company in writing. (d) We are not responsible for any contracts agreed between you and such trading advisors or business / affiliate referrals.

You agree to waive your claim against us, indemnify you for the actions and omissions of your business / affiliate introducer or its affiliates, and disclaim us.

62. Acknowledgments

62.1 You are aware, aware and understand that leveraged transactions and investments, as well as unleveraged transactions and / or contracts, are as follows: (a) Being highly speculative, (b) May be extremely risky, (c) If you trade with margin, you bear a considerable risk of loss in excess of the margin deposit. Only suitable for those who can.

62.2 You further recognize, recognize and understand the following: (a) Highly leveraged transactions typically require low margin, so fluctuations in the price of the underlying asset can result in significant losses, and (b) Order at a fixed price, depending on market conditions. It may be difficult or impossible to enforce, (c) profits resulting from fluctuations in the value of financial instruments or underlying assets if you instruct us to enter into transactions and / or contracts. Or all losses are the responsibility and risk of the customer (d) We do not provide any advice to the customer. (e) The Company shall not continuously monitor the Transaction and / or the Agreement entered into by the Customer. (f) It is not possible to guarantee release from profits or

losses in investment transactions (g) You may be from us, your associates, your business introducers, or their representatives. , Not receiving such warranty or similar representation. 62.3 Considering the risks, it is necessary to understand the nature of the transaction and the scope of the risk before conducting such a transaction. Trading leveraged financial instruments is not suitable for many people, and such transactions are suitable for you in the light of your experience, purpose, financial resources and other relevant circumstances. You need to carefully consider whether or not you have one. Recognizing and understanding that you have been advised and understood the following matters regarding the trading of leveraged financial instruments in the over-the-counter market, in addition to the risk disclosures posted on our online trading facilities: Confirming.

a: In general: When you enter into a foreign currency agreement with us, you will enter into a privately negotiated transaction and / or agreement with us as a principal. If you enter into a foreign currency agreement with us, you will enter into a privately negotiated transaction and / or agreement with us as a principal. We may also engage in "back-to-back" transactions with others, including our associates and third-party trading partners. We include our markup in the quotes we provide to our customers. Transactions and / or contracts for leveraged financial instruments that you may enter into with us are not executed on regulated exchanges and are not settled by a central clearing house. Therefore, transactions and / or contracts entered into with us are our obligations (unlike the obligations of the clearing house in the case of exchange contracts) and you are subject to the regulations provided by the exchange contracts. You do not receive top and financial protection. Therefore, we are obliged to fulfill our obligations in accordance with the terms of each transaction and / or contract. The terms of each transaction and / or contract apply to these Terms of Use (applies to all transactions and / or contracts you enter into with us) and settlement / transaction confirmations (applies to each specific transaction and / or contract). It is described in (Masu). Since each transaction and / or contract is a transaction between you and us and is not settled by a central clearing house, you are obligated under the transaction and / or contract without our prior consent. Cannot be transferred to another person. In addition, we undertake no obligation to terminate the transaction and / or contract prior to the expiration date of the transaction and / or contract. We may, on request, offer prices for early termination of transactions and / or contracts, but it is not obligatory.

b: Impact of "leverage" and "gearing": Trading leveraged financial instruments carries high risks. Transactions and contracts are "leveraged" or "geared" because the amount of initial margin may be small relative to the value of the financial instrument being traded. Relatively small market movements can have a significant impact in proportion to the funds you deposit or have to deposit. You may incur a total loss of initial margin funds and additional funds deposited with us to maintain your position. If the market moves against your position or if your margin level rises, you may be required to pay a large amount of additional funds with a sudden notice to maintain your position. We reserve the right to close a position without prior notice if there is a shortage of margin or if you do not respond to a request for additional funds within the specified time. In addition, the Company and / or Associates may hold a considerable amount of position in the Transaction and / or this Agreement concluded with the Customer, and the Transaction concluded with the Customer. And / or be aware that we may buy, sell or market products that are similar or economically related to this Agreement. In addition, the Company may adversely affect the market price and other factors underlying the transactions and / or contracts concluded with the customer, which in turn may adversely affect the value of the transactions and / or contracts. We may start or end account transactions and foreign currency contract transactions with customers. Fx Fair, in its sole discretion, applies different leverage ratios to all of the customer's accounts and based on the parameters selected by the customer, and in connection with external events such as government announcements and news It is possible to change the leverage ratio (increase or decrease the leverage ratio) at any time without notifying, including changing the leverage ratio. Changes to the leverage ratio may take effect before or after the order is completed. A low leverage ratio can affect your margin level, margin call level, and stopout level, which can trigger a margin call. We leverage even if some or all of your trading positions are automatically closed out due to changes in the leverage ratio, or if your account is treated differently from other customers' accounts. We are not responsible for any loss resulting from the change in ratio. Fx Fair monitoring is for Fx Fair compliance and risk management and you should not rely on Fx Fair to monitor the impact of changes in the leverage ratio applied to your transactions or your account. For more information on the leverage offered by each financial instrument, please visit our website.

c: Options trading: We are not currently trading foreign currency options.

d: Trading leveraged financial instruments is speculative. The prices of leveraged financial instruments are very volatile. Prices of leveraged financial product transactions and contracts are

affected by fluctuations in interest rates, balance of payments and trade balances, domestic and international inflation rates, international trade regulations, and currency devaluation and devaluation. For example, if domestic and foreign economic and political events affect the market, serious market turmoil can occur. It is impossible to predict all risks in advance.

e: Electronic Trading: Customers use our online trading capabilities to trade leveraged financial products. Trading on an electronic trading system may differ from trading on other electronic trading systems, as well as trading on the "Open Out of Cry" market. When trading on an electronic trading system, you are exposed to system-related risks, including hardware and software failures. As a result of a system failure, your order may not be fulfilled as directed by you, or may not be fulfilled at all, or you may lack the ability to continually inform you about your position and the fulfillment of your margin requirements. There is a possibility. We do not control the power, reception or routing of signals over the Internet, the reliability of your device settings or connections, so we will not be able to handle communication failures, distortions and delays when conducting online transactions over the Internet. We are not responsible. However, we have a backup system and emergency response measures in place to minimize the possibility of system failure, and telephone transactions are available if we specifically agree to do so in our sole discretion. is.

f: Fees and other charges. Before you start trading, you must be clearly informed about all fees, fees, markups, markdowns, and other fees you are responsible for.

You are responsible for these costs as they affect your net income and increase your losses.

g: Risk-Reducing Order Strategy and Entry Order Strategy: Specific orders aimed at limiting risk ("Stop Order" or "Stop Order", "Entry Buy Order" or "Entry Sell Order") Ordering may not be effective as it may not be possible to execute these orders depending on market conditions. Strategies that use a combination of positions such as spread positions and straddle positions can be as risky as taking long or short positions. Your order will be a market order when it reaches a preset price level and will be a market order even if the price is significantly different from the original order.

h: Suspension or restriction of trading and pricing relationships: Trading of financial instruments or original products by market conditions (eg liquidity) and / or operation of certain market rules (eg price restrictions or "circuit breakers" (Suspension) may make trading and / or contract closing, or position closing / offsetting difficult or impossible, and increase the risk of loss. In addition, there may not be a normal price relationship between the underlying product and the financial product being traded. In addition, the absence of the price of the target product may make it difficult to determine its fair value.

i: Deposited cash and property: You need to be familiar with the money or other property deposited for domestic and international transactions and / or contracts, especially the protection in case the company goes bankrupt or bankrupt. The extent to which you can collect money or property may be governed by certain laws or local rules. In some jurisdictions, property that is clearly identified as your property is prorated in a cash-like manner for distribution in the event of a shortage. The transactions and / or contracts you are trying to enter into with us are not traded on the exchange. Therefore, under applicable bankruptcy law, your funds receive the same protection as the funds used to margin or guarantee exchange transactions and / or contracts that may be prioritized in bankruptcy. It may not be. The funds used for over-the-counter (OTC) market transactions and / or contracts are not given the same priority, resulting in our insolvency and the receipts you earn in your transactions and / or contracts with us. If you have a claim for an amount or profit, your claim may not be prioritized. If you do not have priority, you will be a general creditor and your claims will be paid along with the claims of other general creditors from the funds available after the priority claims have been paid. Under these circumstances, even client money that we store separately from our own working capital may not be safe from the claims of other general and preferred creditors in all instances.

j: Currency Risk: Gains and losses on leveraged financial instrument transactions and / or contracts (whether they are traded in your own country or in another country) are from the currency of the position to the currency of another country. If you need to convert to, you will be affected by fluctuations in currency rates.

k: Trading in other jurisdictions: Trading in markets in other jurisdictions, including markets that are officially linked to the domestic market, may be exposed to additional risks. Such markets may be subject to regulation, which may result in different or reduced investor protection. Before you can make a deal, you need to inquire about the rules related to your particular deal and / or contract. Your local regulator may not enforce enforcement of the rules of the regulator or market in the other jurisdiction in which your transaction and / or contract was made. Before you start trading, you should inquire about the types of remedies available in both your home jurisdiction and other relevant jurisdictions.

l: Quote and Execution Error: Incorrect quote by dealer, quote or transaction that does not represent a fair market price, hardware, software, communication line or system failure, and / or inaccurate externals provided by a third party vendor. In the event of a quote and / or execution error that includes, but is not limited to, false quotes such as false high count quotes or false quotes from the data feed, we will incur your account balance. We are not responsible for any errors. In addition, orders must be executed with sufficient time for the system to calculate the required margin. Execution of orders that are too close to the price can cause other orders (regardless of the type of order) or margin calls, but this is not guaranteed. We are liable for margin calls, resulting balances, and / or positions in your account resulting from the system not being given sufficient time to execute and / or calculate accordingly. not. The above list is not exhaustive and we reserve the right to make any necessary modifications or adjustments to the accounts involved in the event of a quoting or enforcement error. Disputes resulting from such quotes or execution errors will be resolved by us in our sole and absolute discretion. You agree that we will indemnify you for any damages or liability arising out of the above and will not cause any damage to us.

m: Off-Exchange Transactions: Traded on the off-exchange / over-the-counter (OTC) market, not on the exchange. In general, the over-the-counter (OTC) market is unregulated, there are no restrictions on daily price movements (unless imposed by the government or central banking authorities), there are no rules regulating valuation or settlement procedures, and market participation. There are also no minimum financial requirements for a person. As a result, it can be difficult or impossible to liquidate existing positions, value them, determine fair prices, or evaluate their exposure to risk. For these reasons, these transactions can be risky. Off-exchange transactions may be less regulated or subject to another regulatory regime. Before making such a transaction, you need to be familiar with the rules that apply and the risks involved.

63. Further representations, warranties, and pledges

63.1 In addition to the other representations, warranties, and pledges set forth in this Agreement, you hereby further represent, warrant, pledge, and agree without compromising it. (a) You act as the Principal and the sole beneficiary (not the trustee) in the conclusion of this Agreement and in each transaction and / or the conclusion of the Agreement executed under this Agreement, with anyone other than you Agree that you have no interest in your account. (b) Notwithstanding subsequent opposition decisions, trading of leveraged financial instruments in the over-the-counter market (and other investments we agree on from time to time) is suitable for you, and such trading and / Or be aware of all risks associated with the contract. (c) Willing and economically feasible to accept the transactions undertaken under this Agreement and / or the total loss of funds resulting from the Agreement.

63.2 By using our online trading facilities, you may use or invest in any of our services, either drug trafficking, abduction, terrorist activity or illegal, or deemed illegal by the authorities. You represent, warrant, pledge and declare that you have not caused any other sexual criminal activity in any way. If we determine that you are engaged in or may be engaged in such fraudulent, illegal or inappropriate activities (including but not limited to money laundering activities). , Access to our online trading facilities will be terminated immediately and your account may be blocked. If your account is terminated or blocked under these circumstances, we will not be obligated to refund any funds that may be in your account unless instructed by the relevant regulatory authority. In addition to suspending your access to our online trading facilities and / or blocking your account, we also allow you to access our websites and servers, or we provide. We reserve the right to prevent you from accessing other services. We have the right to notify relevant authorities, other online service providers, banks, credit card companies, electronic payment providers and other financial institutions of your identity and allegations of illegality, fraud or fraud. And you shall cooperate fully with us to investigate such acts.

63.3 The above representations and warranties are deemed to be repeated each time you enter into a transaction or contract or provide instructions to us during the duration of our business relationship.

63.4 You pledge to us that: (a) You will always obtain, comply with, and do everything necessary to maintain full effect, all of the powers, consents and permits mentioned in this section, (b). In the event of a default or potential default, notify us promptly, (c) to the extent applicable to you or us, and in connection with this Agreement and any transaction and / or agreement under this Agreement. Take all reasonable steps to comply with all applicable laws, rules and / or regulations. (d) You believe that you do not send or take any other action that may give a false impression of the demand or value of your financial instrument, or that you violate applicable laws, rules and / or rules. Do not send a reasoned order. (f) If requested, provide us with the information we reasonably need to prove the matters referred to in this section or to comply with applicable laws, rules and / or rules.

63.5 You apply to that and your transactions if you are an employee or contractor of a financial services company or any other company that controls the financial transactions that its employees or contractors trade. You express and agree to properly notify the restrictions. In this case, the Company shall be able to request a confirmation / confirmation from the Compliance Department of your company regarding the trading account / transaction being conducted with the Company.

64.6 In addition, you represent and agree that we will not use our bid and offer prices for any purpose other than your own trading purposes. You also agree that we will not redistribute our bid and offer prices to anyone else, whether for commercial or other purposes.

64. Information disclosure

64.1 Neither party may disclose information about the other party's business, investment, finances, or other confidential matters or any information that the other party may hold in the course of its duties. Would make every reasonable effort to prevent such disclosure. However, if the parties are obliged to the current law, legislative or supervisory authority, or to others who have the right to request disclosure in accordance with the law, or to allow the parties to fully fulfill their obligations under these Terms. This shall not apply if the parties are obliged to do so.

64.2 By agreeing to these Terms, you may not notify you in advance of any information about you required by any regulatory authority, including applicable laws, rules and / or regulations, or applicable market rules. , We acknowledge the disclosure.

64.3 By agreeing to these Terms of Use, Customer intends to use the personal information submitted to us for the purpose of providing sales and marketing information, including officially licensed financial institutions, transaction recommendations, transaction activities, new products and services. You authorize us to share with our associates and third parties operating on our behalf for the purpose of conducting customer analysis for our sales and marketing. In addition, we may share such information with trading advisors or referral brokers for the purpose of completing and approving due diligence on your account opening application.

65. FATCA

65.1 The Company, its affiliates and service providers may collect, store and process information obtained from customers for the purpose of complying with FATCA and other applicable laws, rules and / or rules. The client acknowledges that it may include the transfer of information to jurisdictions that do not have strict data protection, data privacy laws or bank confidentiality laws, both inside and outside the EEA. Before you disclose any information about a third party in connection with these Terms or this transaction to us, its agents or service providers, that third party will provide you with such information and we, your agent, You must ensure that the service provider has given the consent or waiver necessary to collect, store, process and disclose your information as described in this section.

65.2 By agreeing to these Terms, you have the authority to audit or manage the relevant tax authorities or the Company for tax purposes with respect to any information or other information obtained from you in connection with this Agreement and this Transaction. You authorize us to provide you directly or indirectly with you and to disclose to the relevant tax authorities any additional information related to your account that we may hold.

66. Common Reporting Standard ("CRS")

66.1 The CRS provides for the automatic exchange of financial accounting information between participating countries each year. Such financial institutions (including us) must submit relevant information to their national tax authorities, who will forward that information to foreign tax authorities.

66.2 For the purposes described above, as with FATCA, we, our affiliates and service providers collect information obtained from our clients for the purpose of complying with CRS or other applicable laws, rules and / or rules. It may be saved and processed. You acknowledge that it may include the transfer of information to jurisdictions that do not have strict data protection, data privacy or bank confidentiality laws, both inside and outside the EEA. Before you disclose any information about a third party in connection with these Terms or this transaction to us, its agents or service providers, the third party will provide you with such information and we, your agent, You must ensure that the service provider has given the consent or waiver necessary to collect, store, process and disclose your information as described in this section.

66.3 By agreeing to these Terms, you may, directly or indirectly, to the relevant tax authorities or anyone who has the authority to audit or manage the Company in connection with this Agreement and this Transaction. Or otherwise provide information for tax purposes and approve the disclosure of additional information related to the Tour Accounts that we may have to the relevant tax authorities.

67. Regulations

67.1 Except as permitted by applicable law, this Agreement does not exclude or limit our obligations under the Financial Services Agency rules or other applicable laws, rules and / or

rules.

67.2 The Company reserves the right, in its sole and absolute discretion, to take any action deemed necessary to ensure compliance with the Financial Services Agency Rules or other applicable laws, rules and / or rules. Is binding on the user and shall not be liable to us or our associates.

67.3 You, upon our reasonable written notice, and upon our first request, with respect to the matters covered by this Agreement, the Financial Services Agency of the St. Vincent and the Grenadines and other related matters. You expressly acknowledge and agree to work with regulators.

68. Tax impact

68.1 We do not provide you with any advice regarding tax issues related to our services.

Customers are advised to obtain a separate and independent consultant from a financial adviser, auditor or legal counsel regarding the tax implications of our services.

68.2 You further know, understand and agree that we generally do not collect taxes on behalf of any authority in any form or method. You are responsible for managing the tax impact associated with your income from your trading activities at or through our online trading facilities.

68.3 Without limiting the above, all taxes incurred as a result of trading activities from our Services and / or access to and / or use of our Services, if you are your country of residence or legal entity Is obliged to calculate and pay according to the tax system applicable to you in the country of establishment, incorporation and / or place of residence.

68.4 You may be required by applicable law to do so without waiving your sole and full responsibility for making tax payments, but you may have access to and / or use of our Services. You agree that you are not obligated to deduct taxes from the results of your trading activities. You are aware that the amount you withdraw from your account is the "total amount" from which we may deduct such taxes and you may deduct such deductions from us. And do not have the right to claim.

69. Intellectual property

69.1 All copyrights, trademarks, patents, corporate secrets and other titles, ownership and intellectual property rights. (a) our online trading system, (b) our services, (c) our other platforms or software (including but not limited to demos, related system documentation, user manuals), (d) this Agreement. , (E) Price quotes we provide, (f) Price data and other information sent through our online trading system. And / or (f) Price data or other information transmitted through our online trading facilities (collectively, "Intellectual Property Assets") is our exclusive property. It is owned by a third party service provider (hereinafter referred to as "third party licensor") who has granted us the right to supply it. Our online trading facilities (including, but not limited to, our other platforms or software) include third party data, text, images, software, multimedia materials and other content (" May include "third-party content"), and the term "intellectual property assets" includes all materials, content and services available at any time through our online trading facilities and is on-screen. Includes, but is not limited to, third-party content, whether viewed on or downloaded to another computer.

69.2 All intellectual property assets, including but not limited to all copyrights, trademarks, patents, service marks, trade names, software codes, icons, logos, characters, layouts, corporate secrets, buttons, colors and graphics. It is protected by local and international intellectual property laws and treaties, including all copyright laws and regulations, and remains owned by us or our third party licensors. You are in accordance with or based on the terms of this Agreement, as granted to you in accordance with the terms of this Agreement or in any agreement entered into with any of our third party licensors. , And / or copyrights, intellectual property rights, or other rights in or to our intellectual property assets, except for the right to access and use them, as granted to you. You will not receive any rights. You protect our intellectual property assets, do not infringe the ownership of third party licensors, and protect the contractual, legal and customary rights of us and third party licensors. We will respect and comply with our reasonable requirements. If we become aware of any infringement of ownership of our company or a third party licensor on our intellectual property assets, we will promptly notify us in writing.

69.3 Under no circumstances may you remove the copyright notice from any of our intellectual property assets or illegally use any of our intellectual property assets. You disclose, distribute, or otherwise disclose to third parties information derived from or related to our intellectual property assets, websites, services, online trading facilities and / or software provided. You cannot make any of your intellectual property assets available. Unless otherwise agreed in writing or required to browse our online trading facilities in accordance with these Terms of Use, you may not: (a) Copying, interfering, tampering with, modifying, modifying or altering all or part of our intellectual property assets and / or its components (except when making a backup copy for disaster recovery purposes only). (b) View, copy, create, transmit, sell, distribute, rent, lease, sublicense, timeshare, lend all or part of our intellectual property assets and / or its components. Or transfer, or in any

way misuse all or part of our intellectual property assets and / or its components. (e) Create a function call or other embedded link from a software program to our intellectual property and / or its components, (f) from our intellectual property and / or its components Remove or obscure copyright notices or copyright notices of our third party licensors, (g) our trademarks, service marks, trade names, domain names, logos, or other identifiers, or our numbers. Use either a tripartite licensor trademark, service mark, trade name, domain name, logo, or other identifier, or our third party licensor trademark (collectively, the "mark"). To do. Or (h) Reverse engineering, decompiling, disassembling, or accessing source code of our intellectual property assets and / or their components to the extent permitted by applicable law, rules and / or rules. To do.

69.4 A copy or portion of our online trading facility made in accordance with applicable laws, rules and / or rules shall be subject to the terms of this Agreement. You ensure that all of our trademarks, copyrights, restricted rights notices and, if necessary, the notices of our third party licensors are reproduced in these reproductions. .. You shall maintain an up-to-date written record of the number of such copies made by you. If we request submission, you shall provide us with a statement of all numbers and locations of such copies as soon as reasonably practical.

69.5 Use of the permitted marks shall be in accordance with the management standards of our company (each of our third party licensors) and all relevant goodwill shall be in our interest (each of our third party licensors). will do.

70. Privacy and data protection

70.1 By entering into this Agreement, opening a trading account with us and using our online trading facilities, you may provide us with your personal data in the sense of the General Data Protection Regulation (679/2016). We acknowledge that we will provide and acknowledge other similar applicable laws / regulations that may come into effect when or at any time. You agree that we will process such information for the purposes of complying with our legal obligations, fulfilling our contractual obligations and managing our relationship with you. You acknowledge and agree that as a result, your personal information may be transmitted outside the European Economic Area ("EEA"). You agree that we will process and disclose such information in accordance with this Agreement and our Privacy Policy published on our website, which may be updated from time to time. ..

70.2 We are a data controller for the purposes of all applicable Personal Information Protection Acts. For all information regarding privacy and data protection, as well as the legal basis and purpose for processing your personal data and other related information, please complete our privacy policy before submitting an application to open a trading account with us. Please read the terms carefully.

70.3 In accordance with applicable data protection laws, you have certain rights with respect to your personal data that we collect and hold at the time of your request. Please refer to our privacy policy for more information on these rights and how they are exercised.

70.4 You acknowledge that we may collect, use and disclose your personal information.

--Evaluate and process your application for opening a trading account.

--To fulfill our contractual obligations under this Agreement.

--To manage and carry out our day-to-day business activities and transactions with you related to your trading account.

--Compile the statistical analysis of the pages of our online trading facilities visited.

—— Monitor and analyze our business.

--Participation in fraud / crime and money laundering prevention, legal and regulatory compliance-

-Sales and development of other products and services

--Transfer of our rights or obligations under this agreement

--To process your personal information for other related purposes.

If you choose not to provide us with the personal information we need to serve you (except for special types of personal information), we will process your application in accordance with applicable law. We may not be able to or may not be able to provide access to our online trading facilities.

70.5 We do not collect or request disclosure of any special category of personal data (ethnic origin, religion, medical records, etc.), but you choose to provide such personal data. If you do, such sensitive data will be provided with your consent for processing for the purposes for which such personal data was provided, unless you have notified us in writing. It shall be considered as a thing.

70.6 You shall provide most of the information we collect directly to us. You can provide information by filling out the electronic form (including but not limited to the account opening application) posted on our online trading facility and voluntarily providing us with other necessary documents. Offers. In addition, you provide us with information by trading on our system, contacting us, and responding to promotions. The information we indirectly collect includes

records of your Internet Protocol (IP) address, software configuration, operating system and cookie usage. Cookies ultimately help improve the usability of your navigation and online trading facilities. We may set cookies on your computer to help you know what advertisements and promotions are attracting you to our online trading facilities. We may use cookies in connection with our products and / or services to track your activity at our online trading facilities. Such information we collect and share is anonymous and is not personally identifiable.

70.7 We collect, retain and use the information we collect from you in accordance with our Data Protection and Anti-Money Laundering Act and use it only for the purposes for which this information was collected. You are subject to our legal obligations to verify your identity, manage your relationships, manage your account and contact you from time to time, collect payments, review your application and assess risk. You agree that we trust, retain and process your information for the purposes of fulfilling our obligations under this Agreement, including enforcement, compliance with regulatory obligations, and conducting product development and analysis. I will.

In addition, the information you provide to us informs you about additional products, services, or promotions that we may improve our service to you, customize your browsing experience, and may be of interest to you. Helps to do. If you deactivate our account, we will store your information in a file, but only for compliance with regulatory retention requirements and with the option to reactivate your account. Used only to contact you.

70.8 In order to serve you, you need to transfer your information to those who serve us in other countries, including parts outside the European Economic Area (EEA). You acknowledge that there is and agree to such a transfer. If we transfer your information outside the EEA, we will ensure that the transfer is legal and that third country processors will comply with European data protection standards and transfer your data in accordance with Article 46 of the GDPR. Make sure you are obliged to provide relevant safeguards. If we make transfers to processors in the United States, we may in some cases apply standard contractual terms, binding corporate rules, EU-US Privacy Shield, or other equivalent applicable. It may depend on the arrangement.

From the above perspective, your personal information may be processed by staff outside the EEA who work for us or our processors. Such staff may be, in particular, engaged in fulfilling your request, processing payment details, and providing support services. By submitting your personal data, you consent to this transfer, storage and processing. We will take all reasonable steps to ensure that your data is handled safely and in accordance with this Privacy Policy.

70.9 The Company and its affiliated companies will not disclose your personal information to third parties except in the following cases. (i) When disclosure is required by law, (ii) When disclosure is obligatory to the public, (iii) When disclosure is required for the legitimate business interests of the Company, (iv) From the customer We will not disclose it to a third party except when requested, with the consent of the customer, or when we disclose it to the following persons. We may also disclose or share information about our clients (active or inactive) to third parties other than those listed below in the manner described below. There is none.

a. Sharing information with associates

We provide services to your account, for business purposes such as introducing new products and services, or to support the trading activities of our company and its affiliates as permitted by applicable law. We may share personal information with affiliated companies. Our affiliates may include companies under our control, companies owned by us, and companies that have an interest in us. The information we share with Associates may include the above information, such as your name, address, trading experience and account information. Our Associates are committed to maintaining the privacy of your information to the extent set forth here and in our Privacy Policy.

b. Information sharing with third parties

We will not disclose your personal information to third parties except as described here. Thirdparty disclosures made by us on this basis may provide us with professional, legal or accounting advice or act on our behalf to investigate your credit status. It may include information sharing with non-affiliated companies that perform support services for your account, including companies, and facilitate transactions and / or contracts with us. Companies other than affiliated companies that support us in providing services to our customers maintain confidentiality within the scope of receiving such information, and only in the process of providing your personal information in the process of providing such services. It is obligatory to use it only for the purposes indicated by us. In addition, we may disclose your personal information to third parties in order to carry out your instructions or with your explicit consent. We do not sell your personal information.

c. Regulatory disclosure

Under limited circumstances, we may be a citizen or permanent resident, or if a legal entity is established, incorporated, resides and operates in your home country, and / or we are organized.

, And / or if permitted or required by the applicable laws, rules and / or regulations of the jurisdiction performing the services provided under this Agreement, your personal information will be provided. We may disclose it to three parties. For example, we may disclose personal information when necessary to cooperate with regulators and law enforcement agencies to comply with subpoenas or other public requests, and to protect our rights and property. There is. Except as described here, we will not explain how such information will be used when you disclose it to us, or unless we obtain your permission. We will not use your personal information for any other purpose.

Those who provide services to us, those who we, our associates or third party service providers propose to transfer us or their rights or obligations under these Terms, and our company, our associates or third party service providers and Others may contact an authorized credit referral agency or other organization to assist in making credit decisions and curbing fraudulent activity, or in the process of conducting identity verification, fraud prevention or credit management checks. In response, we may disclose personal data about you.

70.10 You may ask your bank or credit bureau for credit and background checks, including money laundering checks, compliance regulatory reports, fraud prevention checks, by us or our agents acting on our behalf. You agree to do so when we deem it reasonably necessary or desirable, including what you do. The third parties referred to in this section are information about you and you to prevent credit inquiry, fraud and / or crime and / or money laundering, or for similar purposes or to collect debts involved. Understand and agree that you may share with us and other organizations.

70.11 By submitting an application to us, you will contact you by email, phone or mail and provide you with information about the selected products or services we offer. Agree to be bound by the terms of our Privacy Policy contained on our website, including allowing you to provide information similar to or related to products or services provided or previously provided. It is assumed that You agree that we will use your data for this purpose for as long as you have an account with us and for seven years after you close your account. If you do not wish to receive such information, please click the "Unsubscribe" button in our email. Alternatively, please let us know in writing to support@fxfair.com.

70.12 Your telephone conversations, emails, internet conversations (chats), meetings, and other communications with us, our associates and / or third-party providers are for security purposes, compliance with applicable laws and training. Recorded and maintained by us to maintain and improve the purpose and quality of our services. The records are the sole property of the Company and shall be accepted by the user as definitive proof of the content recorded by the Company. You may provide courts, regulators or government agencies with copies of copies of such records, including but not limited to disputes that may arise between you and us. I agree with. However, for technical reasons, it may not be possible to record the conversation, and any recording or transcript we create will be safely destroyed in accordance with our normal practices. Therefore, you should not trust (depend on) that such recordings are available.

70.13 We use data security technology to protect your information using tools such as firewalls and data encryption. We use Secure Sockets Layer (SSL) encryption technology to protect certain information you send. This type of technology protects you from being intercepted by anyone other than us while your information is being transmitted to us. We strive to ensure that our online trading facilities are safe and meet industry standards. We also use other security measures such as firewalls, authentication systems (such as passwords and personal identification numbers) and access control mechanisms to control unauthorized access to systems and data. It also requires you to use your personal access code (personal username and password) each time you access your account online. We limit access to information in our offices so that only officers and / or employees who need to know it can access it.

70.14 We reserve the right to amend, revise, amend or change our privacy policy at any time. If we decide to change our privacy policy, the change will be reflected in the revised privacy policy posted on our online trading facilities. We will post a notification on our website or send an email to your last known email address if there is a change in the way we retain, process or disclose information. By doing so, we will make reasonable efforts to contact you and notify you. If you do not object to this change in writing within 60 days of notification and retain your account after the expiration of the notification period, we consider you to agree to the change.

70.15 If you have any questions about our privacy policy, please contact our data protection officer (support@fxfair.com). Please be sure to include your full name and account number in order to verify your identity and be able to process your request.

70.16 We manage online trading facilities, store passwords and usernames, monitor visits to online trading facility pages from your device, personalize our online trading platform to you, and track your visits to online trading facilities. However, we may use "cookies" or "IP address

trackers" to facilitate. A "cookie" is data stored on your hard drive that contains your information about your use of our online trading platform. IP addresses may be linked to your personal information, and by tracking these addresses we will obtain such personal information. Access to our online trading facilities is subject to your acceptance of "cookies" and "IP address tracking devices" for the purposes described in this section. By agreeing to these terms, you acknowledge that you understand the broad nature of "cookies" and "IP address tracking devices" and the purpose for which they are used by us.

70.17 You acknowledge and accept that the services provided through our online trading facilities include communications over the Internet, which are subject to the risks inherent in the Internet. We recognize that we are responsible for taking reasonable security measures, but you, like any other network, may be exposed to malicious program transmissions, electronic intrusions, information and data by third parties. We also acknowledge and acknowledge that we may not reach our intended destination and that we may be exposed to misperception or mistransmission of such information. The security features of our company, our associates and third party service providers are designed to mitigate these risks, but we do not guarantee that they will be eliminated. Therefore, you acknowledge that the confidentiality of the information transmitted through our online trading facilities is not guaranteed and that we are not liable for any confidentiality breaches resulting from such events. Shall be.

70.18 We will not disclose the customer information of referral brokers or third parties to our customers from the viewpoint of personal information protection like our customers.

Chapter I: Grievance Procedures

71. Complaints

71.1 At Fx Fair, we aim to provide prompt, polite, kind, open and informative advice to any approach from the general public. We would like to hear from our customers, especially the general public, about our overall performance, that is, what we are doing right and what is wrong.

71.2 As with all organizations, we recognize that sometimes things go wrong and we can't provide the standards of service we set. In such cases, I would like to hear about such cases, as they provide an opportunity to correct things and learn from mistakes.

71.3 For this reason, we will implement and apply effective and transparent procedures for prompt grievance of existing and potential individual customers in order to provide the best service to our customers. We will take measures to record and resolve complaints in accordance with laws, regulations and regulations.

71.4 All complaints must be reported to us in writing within 3 business days of the occurrence of the event that caused the complaint (unless otherwise specified in the context for the purposes of this Agreement, "Business days" means the period from Monday to Friday, excluding bank holidays).

Failure to file an appeal within three business days of the occurrence of the event that caused your complaint will be deemed to have ratified all actions taken by us prior to filing the complaint.

71.5 If you would like to file a formal complaint, please send us a completed complaint handling form by email (support@fxfair.com) with the following documents attached.

71.6 To ensure that complaints are handled promptly in the most efficient and fair manner, the following information and documents should be obtained, recorded and provided to us as part of a formal complaint wherever possible. (a) Account Number / User ID, (b) Your Name, (c) Your Contact Information, (d) Telephone, (e) Mobile Phone, (f) Email, (g) Your Address, (h) Claim details (including the date and time of the issue that caused the claim and the representative involved in the claim). (i) the nature of the complaint, (j) the remedies sought, (k) documents and other materials that may help resolve the complaint, including the first written response to the allegations made by the representatives involved. Please attach.

71.7 If you receive a formal complaint, we will submit a written confirmation within 5 business days of receiving the formal complaint. The document confirms that you have taken the necessary steps to resolve the complaint and details the procedure.

71.8 We will either receive a formal complaint from you within 30 (30) business days, or accept or reject your offer of relief (if applicable) within 10 (10) business days. We will try to solve the problem within the earlier period.

71.9 You have a contract with us, but any deposit complaints made through Fx Fair will be handled by Fx Fair. Inquiries are accepted by email (support@fxfair.com).

Chapter J: Compensation and Limitation of Liability

72. Risk of loss. Limitation of liability

72.1 Access and use of our online trading system, and the conclusion and execution of transactions and contracts are at your own discretion. You acknowledge and agree that our online trading facilities may not be the primary basis for investment decisions regarding your account, and that they are not. Investing or trading decisions regarding products identified on our online

trading system shall be at your own risk and we, our directors, officers, shareholders, partners, members, employees, agents, Service providers, legal representatives, and other affiliates of the Company ("Associates") shall not be responsible for determining whether a transaction or contract you have entered into is appropriate or wise. By providing our online trading facilities, we and our affiliates are not, and will continue to be, advisors or trustees for you or your designated person.

72.2 Our online trading facilities are provided "as is" without prejudice to the other terms of this Agreement, and we, our associates and our third party service providers.

(a) Availability, up-to-dateness, accuracy or completeness of our online trading facilities

(b) Results obtained by the user or others by using our online trading facilities

(c) Third Party Content accessible on or through our online trading facilities

No representations or warranties of any kind are made with respect to. We, our affiliates, and third-party service providers have the accuracy, quality, accuracy, security, integrity, reliability, performance, timeliness, pricing, or continuous availability of our online trading facilities. Or, we will be liable to you or the Authorized Person for any failure in the connection or communication services to provide or maintain access to you or the Authorized Person for our online trading facilities, or for any errors in communication between you and us. I shall not bear it.

72.3 Without prejudice to the other provisions of these Terms, the Company and / or its Associates may, except as caused by the negligence of the Company and / or its Associates, intentional default or fraud, the negligence of the Company and / or its Associates. User or Accreditation as a direct or indirect result of any act or omission in the process of providing our Services resulting from any activity to which this Agreement applies, whether due to breach of contract, misrepresentation or otherwise. We shall not be liable for any loss, damage or expense incurred by the victim. We and our associates, whether due to negligence, breach of contract, misrepresentation, or otherwise, will incur any loss, damage, expense or expense to you or any authorized person under this Agreement. Or our Associates shall not be liable (including if we refuse to enter into a proposed transaction and / or contract). In any case, we or our associates, whether due to negligence, breach of contract, misrepresentation, or otherwise, have any special or consequences that occur under or in connection with this Agreement. We shall not be liable for any loss incurred by you or an authorized person for any loss of property, loss of profit, loss of business rights, or loss of business opportunity.

72.4 You acknowledge that:

(a) The market information or third party recommendations that we or our affiliates provide to you or designated persons do not constitute advice for entering into transactions and / or contracts.

(b) Such information or recommendations are based on information obtained from sources we believe to be reliable, but may be based solely on the opinions of third parties, and such information is incomplete and is incomplete. It may not have been verified.

(c) The Company makes no representations, warranties or warranties and is not responsible for the accuracy or completeness of the information or recommendations provided to you or designated persons.

(d) The Company makes no representations regarding the tax impact or treatment of any transaction entered into by you under these Terms, and the Company and its Associates shall not make any representations regarding the tax disadvantage of any transaction. Does not take any responsibility.

72.5 We are not responsible for communication failures, distortions or delays as we do not control signal power, reception or routing over the internet, the configuration of your equipment or third parties, or the reliability of their connections. Suppose. When trading online (via the internet).

72.6 We undertake no obligation to contact you to advise on appropriate measures in the light of changes in market conditions (including but not limited to market turmoil) or other changes. The market for leveraged derivatives is highly speculative and volatile, ensuring that after the transaction is executed, we will be in contact with, maintain, monitor open positions and provide additional instructions in a timely manner. We acknowledge that it is the customer's sole responsibility to guarantee. Failure to do so will not guarantee that we will be able to contact you and will not be liable for any loss you may incur as a result of your failure to do so. We and our affiliates do not assume any liability, without limitation, due to delays prior to the execution of certain transactions or changes in market conditions.

72.7 Without limitation, we and our affiliates are liable for any loss resulting from the actions or omissions of agents, referral brokers, authorized persons, or other third parties performing services on behalf of you. Shall not bear.

72.8 Neither we nor our affiliates are liable to you or your authorized person for any or nonperformance of any reason beyond our reasonable control, including but not limited to failure or delay. I shall not bear it. Transmission, communication or computer equipment malfunction or failure, industrial activity, terrorism, divine activity, government or superstate agency or authority

activity and regulation, or related intermediate broker, agent, agent, or principal failure custodians, Fulfill each of the following obligations, regardless of the reasons of the sub-custodian, dealer, market, clearing house, regulatory body or self-regulatory body (including but not limited to force majeure).

72.9 Nothing in this Agreement excludes or limits the obligations or responsibilities that we must assume to you or any authorized person under the regulatory system.

73. Exclusion of warranty

73.1 Without interfering with the other provisions of this Agreement, we express, without limitation, our online trading capabilities, including, but not limited to, implied warranties of merchantability, fitness for a particular purpose, or non-infringement. No objective or implied warranties shall be made. Our online trading capabilities are provided to our customers "as is" and "as available". We shall not be liable for any costs or damages incurred directly or indirectly in accessing or using our online trading features and all generally provided on our online trading features or on the internet. It is your responsibility to assess the accuracy, completeness and usefulness of information, opinions, products, services, products and other information. We do not guarantee that any defects or inaccuracies will be corrected.

73.2 We do not guarantee that our online trading capabilities will meet your needs, be uninterrupted, timely, secure and error-free. We also ensure that the results obtained from our use of our online trading facilities are accurate or reliable, or that you purchase or obtain products, services, information, or other materials through our online trading facilities. We do not guarantee that the quality will meet your expectations.

74. Disclaimer and Limitation of Liability

74.1 Our obligations under this Agreement are our Directors, Officers, Shareholders, Partners, Members, Employees, Associates, Representatives, Agents, Third Party Service Providers and / or Third Party Content Providers and / or They. It does not constitute any of the personal obligations of.

74.2 To the maximum extent permitted by law, we may take any inevitable, incidental, special, direct or indirect damages (lost profits, trading losses or our online trading capabilities and third parties). We are not liable for any damages, inconveniences or delays resulting from the use or loss of use of your Content). This is also true if such damage was foreseeable, or if either party was not informed of the possibility of such loss or damage.

74.3 Except as required by law, we will not be liable to you or anyone else for any loss resulting from causes beyond our direct control. This includes malfunctions of electronic or mechanical equipment or communication lines (including telephones, cables and the Internet), unauthorized access, viruses, theft, misoperation, serious or extreme weather events (including floods, earthquakes or other natural disasters), fires. Includes, wars, insurance accidents, acts of terrorism, riots, labor disputes and other labor issues, accidents, emergencies or government actions.

74.4 Any liability arising under this Agreement shall be met solely from the revenue generated herein. In no event shall our liability exceed the total amount of revenue generated in the six months leading up to the claim. (Even if informed about the potential for such damages, and even if the limited remedies offered here fail to achieve their essential purpose.)

75. Compensation

75.1 As a condition of your use of our online trading facilities, you may be the result of a breach or breach of these Terms of Use (including negligence or tort) by you or anyone else accessing our online trading facilities. Or in connection with our company, our associates, representatives, agents, first parties, including reasonable attorneys' fees, whether due to negligence, breach of contract, tort or other reasons. You agree to indemnify and retain the Third Party Service Provider and Third Party Content Provider.

75.2 You shall pay us the amount we require from time to time to meet the withdrawal balance of your account with us and for negligence, breach of contract, misrepresentation, or for any other reason. We will fully indemnify you for any liability, loss, damage, expense or expense, including reasonable attorney's fees, taxes, whether incurred or not. (Your account, transaction and / or contract, matching transaction and / or contract with an intermediary broker, or misrepresentation by you, breach of obligations by you under this Agreement (including transactions and / or contract), or our company. Charges and charges that we may or may incur as a result of exercising our rights.)

75.3 You are responsible for all orders placed on your behalf through our online trading capabilities and you are solely responsible for the settlement of transactions and / or contracts resulting from them. Suppose.

75.4 You are the Company and its Directors, Officers, Shareholders, Partners, Members, Employees, Associates, Representatives, Agents, Third Party Service Providers and / or Third

Party Content Providers and / or any of them. From all liability, loss, damage, expense or expense, including reasonable attorney costs, whether caused by negligence, breach of contract, misrepresentation, or other reasons, the Company and its directors, officers, Defend, indemnify and keep harmless to shareholders, partners, members, employees, associates, representatives, agents, third party service providers and / or third party content providers and / or any of them.

76. Independent investigation

76.1 You acknowledge that you have read this Agreement and have agreed to all of its terms. You independently assess the benefits and risks of accessing or using our online trading facilities and concluding transactions and contracts through our online trading facilities and are included in our online trading facilities. Do not trust information that is, is included in our online trading facility, or is provided by us, or otherwise provided by us in connection with it, and is not contained in this Agreement. We have confirmed that we do not trust any representations, warranties, or statements.

76.2 You independently verify the laws of your local jurisdiction and you participate in our online trading facilities and operate our online trading facilities without violating applicable rules or laws. You represent and warrant that you can trade and contract through.

Chapter K: Default

77. Default

Each of the following events shall constitute a default event. (A) If you fail to pay on the due date under this Agreement, or if you do not deliver the property on the due date under this Agreement, or if you do not comply with or fulfill the other provisions of this Agreement. If so, such default will continue for one business day after the notice of default is given. (B) If you do not remit the funds required to make the transaction and / or the contractual delivery by the due date. (C) On the first due date, under a transaction, contract, or both, you do not provide or receive an asset for delivery. (D) You may pay debt if you die, become unhealthy, and your debt goes bankrupt, goes bankrupt, or goes bankrupt, as defined by the applicable bankruptcy law or bankruptcy law. You will not be able to. Alternatively, your debt will not be paid on time or will otherwise be declared and paid in a contract or document certifying such debt, or in a proceeding, proceeding, before it should be paid. You will be able to do it. Other procedures related to this Agreement will be initiated upon execution, attachment, or decoration, distress, or burden on property, business, or property (tangible and intangible) in whole or in part. (E) A voluntary proceeding or proposing a liquidation, reorganization, arrangement or composition, freeze or suspension, or any other similar remedy with respect to your or your debt under bankruptcy, bankruptcy, regulation or supervision. Initiate other proceedings or similar laws (including corporate or other laws that may apply to you in case of bankruptcy), or your trustees, recipients, liquidators, conservators, controls If you seek the appointment of a person, Custodian or other similar party (each "Castdian") or a substantial portion of your property, or if you take corporate action to approve any of the above. , And in the case of reorganization, placement or configuration, we disagree with the proposal. (F) Bankruptcy, bankruptcy, liquidation, reorganization, arrangement or composition of your or your debt under regulation, freeze or suspension, or any other reluctance seeking or proposing similar remedies. Proceedings or other proceedings initiated, oversight or similar law (including company law or other law that may apply in case of bankruptcy), or substantive of your Custodian or your property Any part of such involuntary proceedings or other proceedings (i) dismissed within 5 business days of the institution or presentation, or (ii) within such a period. Dismissed in, but only because of lack of assets to cover the costs of such proceedings or other proceedings, (g) if a provisional order application or bankruptcy application is filed with you, or In the case of a partnership, for one or more partners, or in the case of a company, a recipient, trustee, an administrative recipient or similar officer was appointed. (H) In the case of a legal entity, a petition will be presented for clearing or management, an order will be placed for clearing or management of the client, or a resolution will be passed (unless for the purpose) of our company. To merge or rebuild with the written approval of. (I) Pain, execution, or other processes are levied on your property and will not be deleted, dismissed, or paid within 7 calendar days. (J) The security created by the mortgage or claim can be enforced against you, and the mortgage or custodian will take steps to enforce the security or claim. (K) Due to the default of you or your subsidiary, either your obligations or your subsidiary's obligations will be immediately obliged to pay or will be declared obligated and obliged to pay prior to the defined maturity. Can, or if either you or your subsidiary did not repay the debt on that date.

(L) You or your credit support provider (or Castdian acting on your behalf of you or your credit support provider) denies, denies, or denies any obligation under this Agreement or Warranty, Hypothetical Agreement, Margin or Security Agreement or document. If, or any other document that favors support of your obligations under this Agreement, including third parties ("credit support providers") or your obligations (each "credit support document"). (M) Failure to comply

with the obligations set forth in these Terms of Use or Transactions and / or Contracts (including non-compliance with margin requirements). (N) Any representation or warranty made or provided or created or provided by you under this Agreement or Credit Support Document is materially false or misleading when deemed to have been created, provided or provided. If it turns out to be, or it will be inaccurate. (O) If your credit support provider fails, or you are unable to comply with or fulfill any contract or obligation that you or yourself comply with or comply with in accordance with the applicable credit support documentation. (P) Credit Support Documents will expire or become ineffective before all obligations under this Agreement have been fulfilled, unless you have agreed in writing that this is not the default event. .. (Q) Any representation or warranty made, provided or deemed by a credit support provider based on a credit support document turns out to be materially false or misleading at the time it is created, provided or deemed. Given; (R) The events mentioned in (B) through (D) or (H) of this sub-clause occur with respect to the credit support provider. (S) If you dissolve, or if your abilities or existence rely on being recorded in a formal register, if that registration is deleted or terminated, or if your dissolution, so on. When a procedure is initiated to request or propose to be removed from the register, or to terminate such registration.

(T) If you or your credit support provider is a partnership, or if any of the events mentioned in the previous paragraph occur with you or one or more of its partners. (U) I consider it necessary or desirable to prevent any violation of, or potentially a violation of, good standards of applicable law, rule, regulation or market practice (V) We consider it necessary or desirable for our own protection. Or if any action is taken that may have a materially negative impact on our ability to perform our obligations under this Agreement, or if an event occurs. (W) You have violated the terms of this Agreement and / or any other agreement we have made or have made in the past. (X) The default event (although described) is to you under any other agreement with us that has a relationship with you, or any other event specified for these purposes in this Agreement. Occurs in relation. (Y) You or you have been requested by a regulator or authority to terminate a transaction and / or contract (or part of a contract). (Z) By law you are obliged to do this.

78. Default rights

78.1 In the presence of a default event, we reserve the right, in our sole discretion, without prejudice to any other rights held under this Agreement: , Assets and assets that we own or control from time to time or may require warranty. (B) Purchase security, investments, or other assets where it seems necessary or reasonable to fulfill our or your obligations under a transaction and / or contract. In this case, we will refund the full purchase price and related costs and expenses. (C) Closing, exchanging, or canceling transactions and / or contracts, purchasing, selling, borrowing or lending or concluding other transactions and / or contracts, or taking other actions or taking other actions at such times. Refrain and, in our sole discretion, cover, reduce, or eliminate our losses or responsibilities under or with respect to your transactions, contracts, positions, or commitments, and third parties to security investments or assets. , Or take actions that we deem necessary or desirable to terminate the transaction and / or contract. (D) Request that such transactions and / or contracts be immediately closed and settled in a manner possible by us, at our discretion. (E) Initiate Forex trading at rates and times that we may determine in order to fulfill the obligations arising under the transaction and / or contract. (F) Send back all or part of the assets that are debiting or crediting the account. (G) To pay you the fair market value of such investment at the time we exercise such right, instead of returning to you an investment equivalent to that deposited in your account. And / or (h) all actions we deem appropriate, including but not limited to complete blocking of access to online trading features, blocking and / or cancellation of access codes, and / or termination of accounts. I will do it.

78.2 You hereby permit us to take all or any action set forth in this section without prior notice to you, and you are due to us taking such action. We acknowledge and agree that we will not be liable for the results unless we exercise gross negligence.

78.3 If we exercise your right to sell your securities or property under this section, we will make such a sale on your behalf and pay the sale price without notice or liability to you. We will use it to fulfill some or all of your obligations to.

78.4 In a way that, without prejudice to our other rights under this Agreement, we will integrate or integrate all or all of your account with us at any time and without notice and in our sole discretion. You can offset the amount you have to pay or owe to us.

78.5 Our rights under this section do not limit or exclude any other rights we have (whether by agreement, law enforcement or other means).

78.6 If cancellations and liquidations are made in accordance with this section, we will, at our discretion, cancel and settle any other transaction entered into with us in accordance with the provisions of this section that is currently unresolved. You have the right to do so.

Chapter L: Termination of Client Relationships and squaring accounts

79. Termination of client relationship

79.1 Our customer relationships under this Agreement shall remain in effect until the termination of either party, without prejudice to the other provisions of this Agreement, in particular the provisions relating to the event of default.

79.2 Unless required by applicable decree, rule and / or regulation, one party terminates this Agreement (and its relationship with us) by giving the other party a written notice of termination on the 7th calendar day. can.

79.3 However, the Company shall be able to terminate this Agreement immediately in the event of a non-performance event, except in the case of customer's non-compliance or performance of any provision of this Agreement or force majeure.

80. Effects of termination of client relationship

80.1 All amounts you must pay us at the end of this Agreement include, but are not limited to: The payment deadline will come immediately and you will be paid. (a) All unpaid fees, fees and fees, (b) All costs incurred due to termination of this Agreement (c) Termination of any transaction or agreement, or settlement of any unpaid obligations we incur on your behalf. Losses and costs realized in the conclusion.

80.2 At the end of this Agreement, we shall complete all transactions and / or agreements already concluded or in progress and these Terms of Use shall continue to bind both parties in connection with such transaction and / or agreement. will do. We reserve the right to deduct all amounts we have to pay before transferring the credit balance of your account to you, and we terminate all transactions and / or contracts between you and us. You reserve the right to postpone the transfer. In addition, we reserve the right to require you to pay any fees incurred in the transfer of your investment.

80.3 Termination is an outstanding right and obligation at that time (in particular, Compensation and Liability Limitations, Other and Governing Law Clauses, and this Agreement, and such transactions and / Or, it shall not affect any transaction and / or contract that may continue to be governed by certain provisions agreed between you and us in connection with the contract).

80.4 If you directly or indirectly involve us in any type of fraud, we will, in our sole discretion, without prejudice to any other rights we have under this Agreement. We reserve the right to cancel all past transactions and / or contracts that may endanger our interests and / or the interests of all our other customers.

Chapter M: Other provisions

81. Assignment

81.1 The terms, conditions and obligations of this Agreement shall be effective and binding in the interests of both parties and their respective affiliates, successors and assigns.

81.2 The Company shall be able to assign the rights and interests under this Agreement to affiliated companies or subsidiaries belonging to the Group without the need for prior consent.

81.3 You may not assign this Agreement or any interests or obligations under this Agreement without our prior written consent, and any transfer without such consent shall be invalid.

82.4 Even after consenting to the transfer of interests or obligations under this Agreement, Customer shall be jointly liable for the performance of all of the assignee's obligations under this Agreement.

82. Essence time

82.1 Time shall be important with respect to all obligations under this Agreement, including but not limited to those related to Transactions and / or Agreements.

83. Notification

83.1 You must always ensure that we can contact you by phone, fax or email.

83.2 Except as otherwise provided in this Agreement, all notices are required under this Agreement or otherwise provided in this Agreement without prejudice to the other provisions of this Agreement. , Declarations, requests, requests, and other communications are referred to under this Agreement or as provided otherwise in this Agreement. This Agreement shall be in writing and if delivered directly or by DHL / FEDEX / UPS or other internationally recognized airmail prepaid "Overnight Delivery" or by airmail. In either case, if the confirmation sent in is sent by FedEx or by e-mail, the address of each party listed above, or that party, is set forth in this Agreement. If it is sent to any other address that may be specified in the future by notification to each other party, it shall be sufficient in writing for all purposes.

83.3 If delivered personally in the form specified in this document, notices, declarations, requests, requests, and other communications under this Agreement are deemed to have been delivered and are valid upon personal delivery. It shall be.

83.4 Notices, declarations, requests, requests, and other communications under this Agreement, if sent by e-mail in the format specified herein, are deemed to have been sent and received and are in a fully readable format by the parties. It is enabled when received by. Except for the

following cases, we will address the notifications that are considered to occur when the email has been sent. If the bank is on business days but outside normal business hours, the notification will be deemed to have been received at 9 am. Next next business day. Or (b) the party to whom the notice is addressed will notify the other party by reply email, telex, or fax that all or part of the received copy is unreadable.

83.5 DHL / FEDEX / UPS or any other internationally recognized international courier, if sent in prepaid "next day delivery" in the format specified, notices, declarations, requests, requests, and under this Agreement. Other communications will be deemed given and will be effective four calendar days after receipt by airmail or upon actual receipt, whichever comes first.

83.6 If any notice, declaration, request, request, and other communications under this Agreement are faxed in the format specified in this Agreement, the notice, declaration, request, request, and other communications will be given. , It is considered to have been received and is valid when the party to whom the notification is addressed receives it in a completely readable format, but it is valid when the transmission is completed, except in the following cases. (a) If the transmission is made outside of normal business hours, even on non-business days or business days, the notification shall be deemed to have been received at 9 am on the following business day. (b) When the party to whom the notice is addressed notifies the other party by telex or fax that the copy received is unreadable in whole or in part.

83.7 Such notices or other communications were sent in writing, by personal or courier, on the date of delivery, or if sent by fax, on the day the transmission was received by the recipient, or by registration. It is considered valid if. If the email or equivalent, the date the email was delivered, or the email was sent on the date the email was delivered, the delivery date (or delivery attempt) or receipt date (if applicable) is a business day or contact. Delivered (or attempted to deliver) or received after business days are closed. In that case, the contact will be given on the first day of the next business day and will be considered valid.

83.8 Both parties may serve subpoenas, complaints and other proceedings on service by service by subpoena or written mail, or the address of the party specified herein. I agree that it will be served by handing the subpoena, complaint or other proceedings to the other party in.

83.9 Refusal or other refusal or delivery of notices, summons, complaints, complaints and other procedures described in this section due to a change of address and failure to give appropriate notice. However, it shall not affect the validity or delivery date of the notice sent in accordance with the above provisions. Such notices, requests, or other communications are considered definitive proof of such delivery at the time it is delivered to the address (return shipping, delivery certificate, messenger's affidavit). Sufficiently given, transmitted and received for all purposes at the time (but not limited to) or at the time the recipient presents and refuses delivery.

84. Governing law and jurisdiction

84.1 This Agreement shall be construed in accordance with the laws of the St. Vincent and the Grenadines and shall be subject to the dispute resolution provisions set forth below. You agree that the courts of the St. Vincent and the Grenadines have jurisdiction over the resolution of any dispute arising in connection with this Agreement and that any proceedings will be carried out in such courts accordingly.

84.2 However, any provision of this section does not limit our right to file a proceeding against you or a trader in any other court of jurisdiction, and you may file a proceeding in one or more jurisdictions. Proceedings do not preclude proceedings in other jurisdictions, whether at the same time or not, to the extent permitted by the laws of other jurisdictions.

85. Governance language

85.1 This Agreement and all other agreements and / or documents entered into under this Agreement shall be written and construed in English.

86.2 If this Agreement has been translated into a language other than English, the English version shall prevail and be construed in the event of any conflict.

86. Force majeure

86.1 The Company shall not violate this Agreement and all or all of the performance of this Agreement caused by natural disasters, fires, wars, internal disturbances, labor disputes, acts of government, acts of state, government or supranational institutions or authorities. We shall not be liable of any kind for any loss or damage you incur as a result of any failure, interruption or delay. In addition, investment exchanges and / or clearing organizations, inability to communicate with market makers for any reason, computer dealing system failures, other failures or communication equipment failure, our company and you or other third parties. Any other reason beyond our reasonable control (whether or not it resembles any of the above) (hereinafter referred to as "force majeure event") occurs, regardless of the nature of If you do, you will not be liable for it either.

86.2 The User acknowledges and agrees that we may determine that a Force Majeure Event exists or is about to occur. In some cases, we will notify you as soon as reasonably feasible if we determine so.

86.3 If we determine that a force majeure event exists or is about to occur, we will consider you and your interests (in our sole discretion, without prejudice to any other rights under this Agreement). We may take actions that we deem necessary or appropriate depending on the circumstances, and neither we, our directors, officers, employees, agents, or advisors fail to fulfill our obligations under this Agreement. We are not responsible for any obstacles, delays, or actions under this issue.

87. No waiver

87.1 No right or remedy under this Agreement shall be deemed a waiver of any right or remedy, either not exercised by the parties or delayed in its exercise, and any right or remedy. The sole or partial exercise of a remedy does not preclude the exercise of any other right or remedy, or the exercise of any other right or remedy.

87.2 If a party does not request performance of any provision of this Agreement at any time, it will not affect the validity of this Agreement or any part thereof and will not affect the validity of that provision or any other provision of this Agreement in the future. It does not affect the rights of the parties requesting the performance of the provisions of.

87.3 All waivers by us shall be in writing.

88. Cumulative relief

88.1 All remedies available to any party for a breach of this Agreement are cumulative and may be exercised simultaneously or separately, with the exercise of any one remedy being the other remedy. No such remedy shall be deemed to have been selected to rule out the measure.

89. compliance with st. vincent and the grenadines financial services authority regulations

89.1 Except as otherwise permitted by the St. Vincent and the Grenadines FSA Rules or other applicable laws, nothing in this Agreement shall exclude or limit the obligations under the St. Vincent and the Grenadines FSA Rules or other applicable laws. The Company is not liable for any loss or damage arising out of the use of this Agreement.

89.2 We reserve the right to take any action we deem necessary at our absolute discretion to ensure compliance with the Financial Services Agency Regulations of the St. Vincent and the Grenadines or other applicable laws and regulations, such action binding you and us.

90. Elimination of third party rights

90.1 Except as expressly provided in this Agreement, this Agreement shall be in the interests of the parties to this Agreement, their successors and authorized assignees, and the intentional and / or designated Associates. Only fastened.

90.2 This may not be relied upon by any other party as a basis for a claim or dispute against one or both parties, or as proof of the rights or obligations of one or both parties.

90.3 Any condition or provision of this Agreement grants you the right to intend, permit, or require your affiliated company or related person (hereinafter referred to as the affiliated party) to perform and / or by that affiliated company. To the extent so, such parties shall be deemed to be the intended third party beneficiaries of this Agreement. Such parties shall cause such contractors to perform all of their obligations under this Agreement in accordance with the terms of this Agreement.

91. No independent parties / partnerships or joint ventures

91.1 Neither this Agreement nor the performance of the Services by either party under this Agreement shall be construed as forming a joint venture or partnership between the two parties. You are an independent third party, not a partner, joint venture partner, or our agent, for all purposes of this Agreement, and even if it is contrary to the terms of this Agreement.

91.2 User does not bind or intend to bind any agreement or contract with us.

91.3 As an independent third party, you are solely responsible for all taxes, withholding and all other types of statutory or contractual obligations.

92. Counterpart

92.1 This Agreement may be executed on any number of counterparts. Each counterpart is original when executed and delivered, but all counterparts together make up the same document. All counterparts shall collectively constitute a single agreement and no evidence of this agreement may create or explain multiple counterparts.

93. Survival

93.1 (a) Representations, Warranties and Pledges of any party to this Agreement, (b) Trustee Obligations, (c) Confidentiality, (d) Approval, (e) Liability and Liability, and (f) This Agreement The provisions of this Agreement relating to Chapters J, K, L and M of the section shall survive the expiration and / or termination of this Agreement for any reason.

94.. Bonus

The user agrees to the following terms and conditions regarding the bonus (credit) that can be used for transactions provided by the company.

- If you do not make a deposit or trade within 30 days of the bonus (credit) being granted, the bonus will be forfeited.
- If you withdraw funds from your MT4/MT5 account or transfer funds between MT4/MT5 accounts, your bonus will be forfeited.
- In the event that credits received through the use of a promotional code and credits received through other promotions are in the same account, the terms and conditions of the promotional code shall always prevail and the User agrees to be bound by them.

95.Leverage Restrictions

The Company reserves the right to limit the leverage applied to a client's account in the interest of risk management for the Company and its covered LPs.

Any limitation shall be determined at the absolute discretion of the Company, to which the client agrees.

Notification of the decision shall be made in writing, including by e-mail.

The Company shall not compensate any customer for any loss, whether indirect or direct, in the event of leverage restrictions, and the customer agrees to this.

96.Action on violations of terms and conditions

Your acceptance of these Terms and Conditions shall be construed as your agreement to all of the provisions of these Terms and Conditions.

If we reasonably believe that you have violated these Terms, we may, in our absolute discretion, take the following actions. In this case, the Company shall have no obligation to provide prior notice.

- Completely blocking access to all of the Company's websites.
- Thereafter, you will no longer be able to take advantage of our deposit bonuses and promotions.
- Deactivation or deletion of the account used for all of our websites.
- Suspension or deletion of any MT4/MT5 account that has been issued.
- Seizure of profits generated and voiding of transactions.
- Forced closing of some or all open positions.
- Notification of third parties regarding violations of the terms and conditions and unauthorized use.

