

INTRODUCING BROKER AGREEMENT

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1. General Provisions

- **A.** This Agreement ("Agreement", "Terms") is concluded between MAEX LIMITED (hereinafter the "Company"), a company registered in the Republic of Mauritius (Registration No. 158250 C1/GBL and Licence N° C118023400 issued by the Financial Services Commission), with address at: Mauritius, Silicon Avenue, 40 Cybercity The Cyberati Lounge, C/o Credentia International Management Ltd, Ground Floor, The Catalyst 72201 Ebene MAURITIUS) and You, once we have accepted your IB Application Form and opened an IB Account for you (hereinafter "IB").
- **B.** You should read these Terms carefully, including the ancillary documents, that we supply to you in connection with your IB Account. If you do not agree with these Terms, or are not authorised to accept them, you should not continue with your IB Application Form and immediately cease your participation in the IB Program. By participating in the IB Program, you acknowledge that you accept and agree to these Terms and all of the provisions set forth below.
- **C.** You acknowledge and agree that by completing and submitting the IB Application Form, you are entering into a legally binding contract and fully agree to abide by and to be bound by all the terms and conditions set out in this Agreement. These Terms will form an agreement between us and you and will govern all dealings between us and you unless terminated in accordance with provisions set forth below.
- **D.** Nothing in these Terms will exclude or restrict any duty or liability owed by us to you under the Governing Legislation and if there is any conflict between these Terms and Governing Legislation, the Governing Legislation will prevail.

2. Definitions

Account: the unique trading account assigned by the Company to any Client completing the account opening application procedure and approved by the Company as defined by relevant client agreement of the Company.

Affiliated Entities ("Affiliates"): with respect to the Company shall mean any entity which, directly or indirectly, controls, is controlled by, or is under common control with the Company. The Company may publish to the Site(s) the details of its Affiliated Entities which are providing services in relation to any trading in financial instruments and to which the IB may introduce clients to.

Agreement: the present IB Agreement.

Client: any physical person or entity with whom the Company or any of its Affiliated Entities concluded a Client Agreement.



Client Agreement: an agreement between the Company or any of its Affiliated Entities and the Client for the provision of services in relation to any trading in financial instruments offered by the Company or any of its Affiliated Entities.

Confidential Information: has the meaning given in clause 12.

Connected IB or Sub-IB: a physical person or entity (acting as an IB) connected with and/or appointed/introduced by another IB for introducing Prospective Clients to the Company and/or to its Affiliated Entities by using the IB Link of the principal IB with whom the Company concluded an IB Agreement.

Connected IB Commission: the amount payable by the IB to the Connected IB subject to clause 8 of the present Agreement.

Discloser: means the party disclosing or providing Confidential Information (either directly or through such party's Representatives) to the Recipient or the Recipient's Representatives.

Group Company: in relation to a company, any member of its Group.

Law(s): means any statute, treaty, ordinance, rule, regulation, directive, decision, circular permit, order, writ, injunction, judicial decision, decree, code or other legally binding requirement of any regulatory and/or governmental authority that may be in effect and applicable to the Company and/or its Affiliated Entities from time to time.

Introduced Client: any physical person or entity who resides and/or located in the Territory and has been introduced by the IB to the Company and/or to any of its Affiliated Entities through a IB Link and with whom the Company and/or any of its Affiliated Entities concluded a Client Agreement.

Non–Active Introduced Client: any Introduced Client who resides and/or located in the Territory and has no activity (trading or deposit in all of their Accounts with the Company or any of its Affiliated Entities) in their Personal Area with the Company or its Affiliated Entities for a period of ninety (90) days.

Introducing Broker or IB: a physical person or entity approved by the Company to introduce Prospective Clients to the Company and/or to its Affiliated Entities under the terms and conditions of this Agreement.

IB Account(s): the unique account assigned by the Company to any IB for the purpose of receiving the IB Commission.

IB Link: the unique link provided by the Company to the IB for identifying the IB's activities and the Clients introduced to the Company and/or to its Affiliated Entities by the IB.

IB Site: the websites and social media sites operated and/or owned by the IB and/or Connected IB for the purpose of introducing Prospective Clients to the Company and/or to its Affiliated Entities.



IB Commission: the amount payable to the IB subject to clause 8 of the present Agreement.

Personal Area: the Client's personal space on the Company's or its Affiliated Entities Site(s).

Promotional Material: any material provided by the Company and/or its Affiliated Entities to the IB and used by the IB in order to promote any activity related to the Company and/or to its Affiliated Entities or the Site(s) for the purpose of this Agreement, including but not limited to written texts, training materials, advertisements, newsletters, logos, banners, promo links etc.

Prospective or Proposed Client: any physical person or entity who resides and/or located in the Territory and has been introduced by the IB to the Company and/or to its Affiliated Entities prior to the conclusion of a Client Agreement with the Company and/or with its Affiliated Entities.

Rules: general rules covering the entire introducement flow process, from the stage of Client attraction to maintaining and operating a Client trading account.

Site(s): without limitation shall mean the website www.libertex.org that will be used by the Company to communicate to the IB from time to time or any such other website or sub-domain as the Company may maintain from time to time and communicate to the IB.

Territory: means the country or territories being accepted by the Company from time to time in its sole discretion (GEO Target).

3. Purposes of the Agreement

- **A.** The IB provides the Company with the following services:
 - To introduce Prospective clients to the Company under the terms and conditions of this Agreement.
- **B.** This Agreement sets forth the terms and conditions of the contracted relationship between the IB and Company. IB will provide the Company with services for searching and attracting potential customers to the Company. In the event the Company takes such customers, it will open and maintain trading accounts for such customers and/or act as a counteragent to trades in such accounts.

4. No Agency, Society or Joint Venture

The parties agreed that neither this agreement nor anything in it shall constitute or be deemed to establish a society, agency relationship, umbrella or joint venture between the IB (or any of its officers, employees or agents) and Company (or any of its officers, employees or agents). Consequently, neither IB nor any of its officers, employees or agents shall hold



themselves out to others (including prospective customers) as having any relationship with Company other than as specifically set forth in this agreement. The IB is NOT entitled to introduce itself as a partner of the Company to any third parties (including potential clients). Furthermore, neither IB nor any of its officers, employees or agents shall be authorised to make representation or take any other action whatsoever on behalf of the Company. In performing this agreement, IB will have no authority to bind Company in any way and will make no representation to prospective customers or other persons relative to Company or trading operations other than as expressly authorised by this agreement or otherwise in writing by Company. IB shall not register and/or use trademarks, business entities, firm or domain names containing a part of or the whole word Libertex or any other variation of this word in writing. IB shall not issue, publish or distribute any print or web advertisement, market letter, research report, or other sales or promotional literature utilising or making reference to the name or facilities of Libertex without Company's prior written consent.

5. The Company's Rights and Obligations

- **A.** Company shall have the right, in its sole discretion, to reject doing business with any proposed or introduced customer. In addition, and subject only to the Client agreement between Company and the customer, Company may, in its sole discretion, terminate any Client account without prior notice.
- **B.** In the event an Introduced client is non-active, the Company has the right to cancel the payment of an IB Commission for any Non–Active Introduced Client and terminate the assignment of such a Non–Active Introduced Client to a specific IB.
- **C.** The Company and/or its Affiliated Entities shall be the sole and exclusive proprietor of any personal data disclosed and/or related to the Introduced Clients.
- **D.** The Company and/or its Affiliated Entities have the right to monitor the IB's Site and request the IB to make amendments as deemed necessary and the IB is obliged to comply with such amendments.
- **E.** The Company will perform its obligations under this agreement in good faith and in compliance with all applicable laws, regulations or norms of international law.
- **F.** The Company will cooperate with the clients introduced to the Company by the IB pursuant to the terms of this agreement throughout the term of agreement. In the event that another introducing broker, agent or employee of Company seeks to introduce a customer already introduced to the Company, the Company will inform the IB about such secondary introduction.



- **G.** Once having accepted a customer account, and subject to its Client Agreement with said customer, Company will open and maintain an account for said customer and/or execute the relevant transactions for said Client and maintain proper records of all Client transactions and other activity undertaken on behalf of the Client.
- **H.** The Company will provide the IB with access to such systems as may be necessary to enable the IB to view and/or extract information relating to transactions and other financial data in the customer accounts, provided the customer has taken all requisite action authorising such access by the IB.
- I. The Company will handle all funds and personal data of a Client as required by applicable laws, and subject thereto as directed by the customer or the IB, in the event the IB is duly authorised by the Client to issue such directions. The Company is not responsible for cash, securities or other property of a customer held by the IB or any third party or otherwise not within Company's care, custody or control.
- **J.** The Company undertakes to save information about all Introduced Client transactions, for such period as may be reasonably required for the purposes of this Agreement.
- **K.** The Company undertakes to pay IB Commission for Introduced Clients, except in the following circumstances:
 - i. When the Client and the IB are the same person/entity including the involvement of immediate family of the IB or any individual, corporation, partnership, joint venture, trust, and any other body corporate or unincorporated organisation, directly or indirectly controlling, controlled by or under common control with the IB;
 - ii. When the IB acts in breach of the terms of this Agreement;
 - iii. When one of the reasons mentioned in term 8.K below prevails.

6. The IB's Rights and Obligations

- **A.** In order for any physical person or entity to become an IB, the applicant must complete the relevant application procedure. It is up to the Company's discretion to accept or reject any applicant as a IB or request additional information and/or documentation from the applicant for further review by the Company;
- **B.** Upon approval of an IB application and by acceptance of the present Agreement, the Company grants to the IB a non-exclusive, non-transferable right to direct Prospective Clients to the Site and/or to its Affiliated Entities Sites, if different, subject to the terms



- and conditions of this Agreement, and the Company will provide the IB with a IB Link linked to the Site(s);
- **C.** The IB gives the Company the non-exclusive, non-transferable right to use the IB's name and/or trademark for free for the duration of this Agreement so that the Company may fulfill its obligations under this Agreement;
- **D.** The IB undertakes to Act in good faith and make only honest and accurate representations concerning trading, the Company and all other matters in its dealings with potential and existing customers. In this regard, IB agrees never to introduce itself as an employee or agent of the Company;
- **E.** The IB undertakes to cooperate with the Company and promptly submit any documentation and/or evidence required by the Company in relation to the dealings of the IB with the Clients, involving the Company in any way whatsoever;
- **F.** The IB undertakes to perform his/her obligations under this Agreement and otherwise conduct his/her business and affairs in accordance with such professional and ethical standards as are widely regarded as being best practice and in accordance with any applicable Laws or regulations. The IB shall not take any steps which would cause the Company and/or its Affiliated Entities to fail to observe the standard of behaviour reasonably expected of persons in the Company's and/or of its Affiliated Entities position and will comply with all applicable Laws and rules and requirements applicable to the IB or the Company and/or its Affiliated Entity and disclose to the Company promptly any complaint, regulatory investigation, or disciplinary action or any other development that may have a material impact on the IB's ability to provide the services hereunder in accordance with provisions of existing legislation;
- **G.** To notify in writing the Company immediately if any actual or proposed judgement, order, or disciplinary sanction is imposed upon or entered against the IB or any other action or claim is taken against him/her (including without limitation any pending litigation), in relation to his/her activities under the provisions of existing legislation which has, or may have, in the Company's reasonable opinion, a material adverse effect on the Company's and/or on its Affiliated Entities reputation or financial standing;
- **H.** It is the IB's responsibility to be fully familiar with all available and relevant forms, applications and agreements between the Company and the Clients, as well as with all procedures and practices of the Company, so that the IB will be a well-informed source of information to both prospective and existing Clients;
- I. IB shall disclose to each prospective Client all the risks associated with Operations and trading activity, as well as to get to familiarise each Client with the Risk Disclosure



posted on the web-site (which is an integral part of a client agreement). IB is strongly prohibited to make any promises or guarantees to the Clients or prospective Clients of future profits and/or avoiding losses when trading financial instruments. All such identified cases are considered as a gross violation of the Agreement and the Company has the right to terminate the Agreement with immediate effect and/or collect a fine from the IB in the amount of USD 50,000 or in the amount proportionally to the damage caused by such access depending on which amount is higher; The fine may be deducted from the IB remuneration at a discretion of the Company.

- **J.** IB is obliged to provide the Clients with necessary technical, consulting and other related support, and agrees to have adequate personnel for the proper fulfilment of this obligation;
- **K.** IB shall indemnify and hold Company harmless from and against any loss or damage of any kind suffered by Company as a result of IB's breach of the agreed or the wrongful or unethical conduct of the IB;
- L. In order to establish the fact of attracting the Client by the IB Company has developed appropriate Rules. Unless otherwise specified by the Rules, the Client is considered to be attracted by the Introducing Broker if they used a personal link containing the Introducing Broker's code then continuing to Company's website and / or when registering on Company's website. The above applies only to Clients who have not previously been registered as Company's Clients (new Clients). Company's Clients which did not have trading activity within the previous 180 calendar days are also considered as new Clients. Company has the right to establish that Clients which are located or registered on certain territories are not considered attracted by the Introducing Broker. The list of such territories (regions) shall be provided to the Introducing Broker additionally.
- **M.** Introducing Broker is prohibited to make changes to any documents including the Company's and/or its Affiliated Entities legal documents and/or any Promotional Material;
- **N.** IB is prohibited to participate in any monetary relationship between the Clients and the Company on behalf of the Company, as well as to enter into monetary relationship with the Clients on his/her own behalf as the IB or as the Company's IB (including taking Customer's cash, checks, payment and banking cards, intended for Company, enter into trust agreements, etc.).
- **O.** Should the Clients provided by the IB file complaints about the activity of the IB, the IB shall be obligated to independently address all such complaints.



- P. In the event of a lawsuit filed against the Company due to the IB's breach of the terms and conditions of this Agreement (including unauthorized actions or statements made by the IB), the IB shall be held liable for all losses incurred by the company and the losses may be deducted from the IB remuneration at a discretion of the Company. Losses shall be understood as expenses Company has incurred or will incur restoring its rights and interests (real losses), as well as the revenue Company would have earned under normal business conditions (lost profit), damage of property interests or Company's business reputation as a result of the IB's failure to fulfill its obligations.
- **Q.** The IB is prohibited to get access to Customer's accounts (receive logins and/or passwords), to trade on the accounts or somehow manage the accounts, as well as to deposit or withdraw funds to and from the Customer's accounts. All such identified cases are considered as a gross violation of the Agreement and the Company has the right to terminate the Agreement with immediate effect and/or collect a fine from the IB for each such identified case in the amount of USD 50,000 or in the amount proportionally to the damage caused by such access depending on which amount is higher. The fine may be deducted from the IB remuneration at a discretion of the Company.
- **R.** The IB agrees that in the event of a request by an Introduced Client to be unlinked from a specific IB and/or be linked to another IB the Company and/or its Affiliated Entities reserve the right, at their sole and absolute discretion to fulfil such request and cease paying any Commission to the (previously linked) IB in relation to this Introduced Client.

7. Advertising Policy

- **A.** All advertising/promotional materials used by the IB shall be approved by the Company in order to provide the services outlined in the Agreement.
- **B.** The IB must always comply with anti-spam guidelines when sending electronic communications with a referral link to Potential Clients. The IB is prohibited from using e-mail spam to the Clients mentioned in the Customer's database of any description, placement of recruitment announcements in the Internet, other printed sources as instrument of soliciting Clients and the usage of Company's name in a letter signature (or in contents of a letter) not relating to the Company activities. Each electronic message sent in connection with the IB Program must contain the following information:



- clear and accurate identification of the individual or organisation who sent the message.
- ii. accurate information about how the recipient can contact the sender; and
- iii. a clear and conspicuous method of opting-out (unsubscribing) from receipt of any further messages.
- **C.** IB shall be prohibited from using any types of inappropriate advertising to promote its activities. Without limitation it is prohibited from the usage of:
 - i. Active promotion system (purchased mailout databases, e-mail spam, databases of other brokers, public databases, etc.);
 - ii. Advertising on immoral sites (including pornographic sites);
 - iii. Advertising relating to willful corruption of offered services description, as well as willful non-disclosure of risks and information on offered services to the Clients;
 - iv. Any other types of unfair advertising.
- **D.** The IB shall not use the Company trademarks, the trademarks of Company products, the trademarks of Company partners, other Company intellectual property without its prior written consent.
- **E.** The IB shall not use design features of the Company site or its content for the advertising purposes without Company written consent to use it. Furthermore, IB shall not use a site that is confusingly similar to the Company site.
- **F.** The Company may give the IB a revocable, non-exclusive, non-transferable, non-assignable, non-sub-licensable right to use and display on the IB's Site certain logotypes, service marks, the name, trademark or other Company intellectual property and Promotional Material designed and provided specially by the Company to such a type of IB for free for the duration of this Agreement so that the IB may fulfill his/her obligations under this Agreement, subject to the following:
 - i. The IB shall use the Company's name, trademark and Promotional Material to advertise the services provided by the Company and/or its Affiliated Entities on his/her website solely for the purpose of providing a link from the IB's Site to the Site and fulfilling his/her obligations under this Agreement;
 - ii. The IB may not call into question or dispute the Company's right to its name and trademark;



- iii. The IB may not perform any actions that may be considered by the Company as damaging the Company's business reputation, image or trademark;
- iv. The IB undertakes to observe the provisions of any applicable legislation and customary business practices regarding the protection of intellectual property rights and to cooperate with the Company to protect such rights;
- v. The IB undertakes to inform the Company in writing of all instances known to it in which the Company's right to its name and trademark are disputed or violated.
- **G.** The IB shall not release contextually targeted advertising using Libertex name or names similar to Libertex name, site (e.g., libert-ex, liberex etc. or names of legal institutions associated with the Company) without Company's prior written consent.
- H. In the event of finding out usage of requests at retrieval systems as instruments of soliciting Clients, s.a. GOOGLE, etc. by using Libertex keyword and all its optional spelling versions including usage of assonant words in any languages Company reserves the right to lock such advertising campaigns and sites which clicks-through run on (in the event that it is not Company site) by applying to the relevant retrieval system.
- I. The IB is not permitted to use the Company's and/or its Affiliated Entities' trademark in any paid search activity, whether this is in ad text, copy or display URLs without prior written approval by the Company and/or its Affiliated Entities.
- J. The IB is entitled to organise its agency network at its own expense and have its own so-called "sub-IB's" in order to solicit Clients to the Company, provided that all such "sub-IB's" fully comply with the obligations stipulated by this Agreement. IB bears full responsibility for the actions committed by its "sub-IB's". The Company will have no relationship of any kind with any affiliates or sub-IB's of IB, and consequently will not be responsible for, among other things, any compensation claimed to be due to said party.
- **K.** IB shall not use Libertex name or names confusingly similar to the Libertex name without Company written consent on the occurrence of any of the following:
 - i. in the site names, WebPages, Cards or landing-pages;
 - ii. in the address or content of contextually targeted advertising;
 - iii. in the type matter of banner or media campaign.
- L. The IB must not market to potential Clients:



- i. on any site where we promote our Website;
- ii. On any internet search engine on which we promote our Website;
- iii. In any other manner which results in you competing with us in relation to the promotion of your sites including but not limited to the promotion of your site(s) through other Affiliates; and
- iv. any other online software, application or other platform enabling online trading similar to and/or competitive with us;
- v. Using Paid search ads that target keywords like "Libertex" or any variation of that.
- **M.** The Company may cancel the non-exclusive, non-transferable right to use the Company's and/or its Affiliated Entities' name, trademark and Promotional Material for free at any time, at its absolute discretion and without the need to provide any reasons for such cancellation.
- **N.** The IB undertakes full responsibility of any legal representation and to pay all relevant fees, costs, expenses and fines in relation to any dispute, claim, action or proceeding relating to the intellectual property rights of the Company and/or its Affiliated Entities arising whatsoever directly or indirectly out of the IB's activities, negligence, willful default or fraud or breach of any of its obligations under this Agreement.

8. IB REMUNERATION

- **A.** Company shall pay remuneration to IB in respect of the services (products, platforms and operations) listed in Appendixes. No remuneration will be payable in respect of any other Company services (products, platforms and operations) traded by customers introduced by the IB. Company will pay the remuneration to the IB only with respect to trades done by Introduced Clients.
- **B.** The IB remuneration will be calculated based on the Client activity linked to the IB code, which we identify via the Tracking URL issued to the IB.
- **C.** Payment of remuneration shall be made by crediting funds to the IB's trading account opened with the Company. The IB may open one trading account for which it may receive a remuneration.
- **D.** The Company shall calculate IB's remuneration by own means and notify the IB thereof.



- **E.** The Company calculates IB's remuneration according to the results and makes the payment within the relevant period as agreed between the parties.
- **F.** Company has the right to change the amount, the procedure of calculation and payment of remuneration under Appendixes by sending a written notification to the IB not less than ten (10) days prior to the beginning of a new quarter / month.
- **G.** The Company retains the right to reduce the IB Commission in the event that the cost of hedging risks associated with one or more Introduced Clients' transactions increases.
- **H.** If there is reasonable suspicion by the Company that auto-referral activity (that is when the IB gets Commission from trading operations carried out on Accounts by direct or circumstantial evidence controlled by the IB; this includes, but is not limited to, use by the IB and the signed Client of at least two identical IP addresses) is performed by the IB, the IB Commission size can be decreased by the Company down to 0%.
- I. The Company accepts no responsibility for a failure by the IB, or any Client, to effectively link the IB or Trader's activity in connection with this IB Program (e.g. through a failure to use the correct Tracking URL or entering the code during registration).
- **J.** The Company reserves the right to verify any Clients referred by you prior to honouring any remuneration.
- **K.** Payment of IB remuneration (Commission) may be delayed and/or customised and/or not be paid or annulled/cancelled or suspended in the following circumstances:
 - If the IB Account or any other Account managed or controlled by the IB or any of the Introduced Clients assigned to the IB is considered by the Company at its sole discretion as suspicious;
 - ii. If the Company determines at its sole discretion that the IB Commission is derived from activity related, directly or indirectly, to fraudulent or abusive or illegal or deceptive practices;
 - iii. The Introduced Client performs actions in bad faith for generating IB Commission:
 - iv. If the IB Account, any Account maintained in the name of the IB or attracted Introduced Client Account is blocked or placed in the archive in a manner required by sections of this Agreement or the Client Agreement. The provisions of this clause are applicable to the full period of archiving and/or blocking of a IB



- Account and/or any Account maintained in the name of the IB or Introduced Client linked to the IB;
- v. When the rate amount to be paid is less than 0.01 of a unit of currency of the IB Account:
- vi. The results of the Introduced Client transactions are cancelled because they were executed at non-market quotations;
- vii. When the Introduced Client's Account balance consists of only credits/bonuses; No IB Commissions to be paid for trading operations with bonuses.
- viii. If the IB Commissions derived from Introduced Clients via Facebook or Instagram or any other social media platform or other platforms' paid advertising.
- ix. If any of the Introduced Client(s) does not fully comply with its obligations under the Client Agreement;
- x. The Introduced Client is not eligible to be a Client of the Company based on its internal policies and procedures and/or applicable Laws;
- xi. The IB and/or the Introduced Client has failed to satisfy any requests from the Company in relation to due diligence and/or know your customer ("KYC") and/or your business ("KYB") and/or similar requirements;
- xii. If the Company determines at its sole discretion that the IB has breached any provision of this Agreement and/or performed any actions and/or omissions in violation of Laws and/or regulations.
- L. The IB is responsible for paying all duties (e.g. stamp duty, other government charges and financial institution account fees, if applicable), tax, money transfer fees, currency conversion fees, and other mandatory payments as well as complying with the applicable tax laws in relation to its membership of the IB Program.
 - M. The Company and/or its Affiliated Entities have developed a system to calculate and credit back to the Clients part of the IB Commission received by the IB ("Autorebates System"). The Autorebates System has tools to calculate and credit part of the IB Commission back to the corresponding Client's account based on the IB's instructions and parameters. The Company is responsible for the correct operation of the Autorebates System. Any payments to Clients processed through the Autorebates System are irrevocable and the Company bears no responsibility for any actions processed by the IB via the Autorebates System. Only a limited number of IBs will have access to the Autorebates System.



N. The termination of this agreement shall result in the immediate payment of any and all remuneration and future payments to the IB under the terms and provisions of this agreement.

9. Remuneration Reconciliation

- **A.** Company will provide the IB with access to the trading reports of the Clients introduced by the IB setting forth the calculation of the remuneration due to IB for the month in question. Failure by IB to notify Company of its disagreement with any item included in or omitted from the reports within five (5) days from its receipt of the report shall constitute conclusive evidence of IB's acceptance of the reports.
- **B.** Company may at any time, at its discretion, transfer any Client to a "hedge" schema and reduce IB's remuneration accordingly.

10. Compliance of the IB's activity with the applicable law

- **A.** The IB is obliged to comply with all applicable rules and regulations of the country in which IB is soliciting customers and/or the country of residence of the IB.
- **B.** The IB is obligated to immediately inform the Company of any lawful or unlawful interference in the IB's activity.
- **C.** The IB agrees to comply with all applicable registration and similar requirements regarding itself, as well as its agents, employees and affiliates.
- **D.** The IB agrees that it will not use high pressure sales tactics or similar techniques with respect to any Customer. IB further agrees to observe high ethical and business standards with respect to all of its dealings with its customers.
- **E.** The IB agrees to honestly and accurately portray to all customers the substantial risks inherent in trading. IB further agrees that all promotional materials, including written and website information, will be accurate and will honestly portray the substantial risks and potential benefits of trading.
- **F.** Should the operations of the IB be considered as a violation of regulations in any specific country of operations of the IB, and should the Company face penalties, fines or would be involved in a regulatory dispute with government agency arising from the operations and services of an IB, the IB will provide all necessary information to the Company that has lead to such an issue, actively participate together with the



Company in the resolution of such issues and the IB will be liable to pay the associated legal or penalty fees arising from such situations.

11. Protection of Personal Data

- A. The IB undertakes to observe all provisions of applicable Laws and regulations for the protection of personal data for the purpose of fulfilling its obligations under this Agreement.
- B. The IB undertakes full responsibility to pay any fines and/or compensate the Company and/or its Affiliated Entities for any losses arising as a result of its violation of the provisions of Law regulating the protection of personal data indemnify and hold harmless the Company and/or its Affiliated Entities including their directors, officers, employees, shareholders and owners against any and all claims, demands, liabilities, losses, damages, judgments, settlements, costs, fines and expenses insofar as such claims, demands, liabilities, losses, damages, judgments, settlements, costs, fines and expenses arise out of the breach of the present Agreement and/or are based on any claim against the Company derived by the IB's activities, negligence, willful default or fraud or breach of any of its obligations under this Agreement.

12. Ownership and Proprietary Information and Confidentiality

- **A.** The IB has no right or claim to any of the property or trading or other proprietary information of the Company. IB acknowledges that any information imparted by the Company to IB is Confidential and has been developed by the Company through the expenditure of substantial skill, time, effort and money. The IB will not publish, distribute or otherwise make available to third parties and information denied from the Company or relating to any copyright, trademark, trade secret or other intellectual property rights belonging to the Company without a prior written approval of the Company.
- **B.** All information containing data on Company Clients, including, but not limited: name, passport data, addresses and contact information, and also data on the facts, figures and events in the history of their relations with the Company, is Confidential information.
- **C.** All information considered as Confidential hereunder, has the status of the Commercial secret, the obligation for which protection is assumed by IB.



D. The IB bears responsibility for illegal receiving and disclosure of the information classified as Commercial secret.

13. Company's Responsibilities

- **A.** The Company shall be responsible for the administrative functions regarding the opening, maintenance and closing of the accounts referred to it by the IB.
- **B.** The Company will provide the IB's referred accounts with access to its trading platform and other support necessary for the customer to engage in trading.
- **C.** The Company will provide the IB with such information as Company determines is necessary and appropriate to keep the IB informed about the status of the referred accounts.
- **D.** The Company will not exercise any trading discretion over any of the accounts of the Clients introduced by the IB. Consequently, the Company will not be responsible for any losses which may be incurred as a result of persons who exercise such trading discretion.

14. Term and Termination of this Agreement

- **A.** This Agreement is concluded for an indefinite period and shall be valid until terminated pursuant to the provisions of this Agreement. "
- **B.** Either party hereto, by written notice to the other, may terminate this agreement. Such termination shall be effective immediately (a) upon receipt by Company, in the event of termination by the IB, or (b) upon sending an e-mail by the Company, in the event of termination by the Company.
- **C.** In the event of termination by the Company but not due to the nonperformance of the IB's obligations under this agreement the IB shall be entitled to the remuneration set forth in this agreement with respect to all trading through and including the date of termination.
- **D.** In the event of termination by the Company for cause (i.e. the breach of this agreement or other wrongdoing or unethical conduct by the IB), IB shall not be entitled by any further compensation beyond that which it had previously received.



E. Upon the termination of this agreement, the parties hereto agree to cooperate with each other with respect to (a) the liquidation and/or transfer of open positions in customer accounts, and (b) the closing or transfer of the customer accounts.

15. Severability

Nothing contained herein shall be construed as requiring the commission of any act contrary to law. In the event that any provision of this agreement is found to be contrary to law, such provisions shall be curtailed and limited only to the extent necessary to bring it within the requirements of the law. In the event that any part, paragraph, sentence, or clause of this agreement shall be held to be indefinite, invalid or otherwise unenforceable, the entire agreement shall not fail on account thereof, and the balance of the agreement shall continue in full force and effect.

16. Assignability

The Company may at any time assign this agreement and the rights granted herein to any third party in cases, without limitation, where there is any reorganisation of the Company, merger or acquisition of the Company with a third party, upcoming winding up of the Company, or sale or transfer of all or part of the business or the assets of the Company to a third party. This agreement and the rights granted herein may not be assigned or otherwise transferred by the IB to any other party.

17. Notices

- **A.** For the purposes of this Agreement, "writing" or "written notice" is defined as handwritten or typed text that is sent or received by email.
- **B.** All notices and communication required or referred to herein shall be sent (a) to the IB, to its address set forth from time to time in writing to Company, and (b) to Company's address at ib@libertex.org.
- **C.** Any correspondence (documents, announcements, notifications, confirmations, statements, etc.) shall be deemed received by the IB:
 - i. One hour after being sent to the email address specified in the IB Registration Form (IB Application Form).
 - ii. Seven days after being sent by Post.
 - iii. One hour after the announcement is posted on the Company's website



18. Arbitration

Any disputes between the Company and the IB shall be settled by means of negotiations between the Parties. In the event the Parties fail to reach an agreement, the dispute shall be settled by the Financial Commission (http://www.financialcommission.org/) or shall be settled in court in accordance with the general procedure for such dispute's settlement.

19. Force Majeure

- **A.** Neither Party hereof shall be held liable for the complete or partial failure to fulfill its obligations should this failure result from a force majeure event or circumstance (including but not limited to fire, earthquake and other natural disasters, war or other military operations, blockades, government regulations and other extraordinary and unavoidable circumstances beyond either Party's control).
- **B.** The Party for whom it becomes impossible to fulfill its obligations is obligated to inform the other Party through written notification of the onset, estimated duration and cessation of the above-mentioned circumstances within five business days from the moment of their onset and cessation.
- C. The facts set out in the notification should be confirmed by a competent authority or organization of the respective country. The delay or absence of notification by the Party concerned deprives said party of the right to cite any of the above-mentioned circumstances as grounds for release from responsibility for the failure to fulfill its obligations.
- **D.** Should the inability to either completely or partially fulfill obligations last more than three months, the Agreement will automatically be terminated.

20. Miscellaneous

A. Should a dispute arise with customers acquired by the IB, or in the event of suspicion by the Company of any fraudulent or illegal activities involving the IB, the Company retains the right to block any amount of money in any of the IB Accounts or any of the Accounts maintained in the name of the IB as a Client with the Company and the Company's decision shall be considered final.



- **B.** The IB acknowledges that the Company has the right to amend certain provisions of this Agreement at any time. Any change shall come into force immediately unless another date specified in the written notification.
- **C.** Written notification under this Agreement shall be understood as one of the following means of communication: email, Post, announcements on Company's website (libertex.org etc.).
- **D.** The documents received via email shall be deemed as having legal force and shall be obligatory for both parties.
- **E.** The IB agrees to allow the Company to use the IB's contact information to send the IB correspondence.
- **F.** The IB is obligated to immediately inform the Company of any changes in the IB's contact information, as specified in the IB Registration Form (IB Application Form).

21. IB Account types

The Company may offer various IB types from time to time with different commission levels. Criteria for upgrading Account type may vary and are determined in the Company's sole discretion. The Company retains the right to refuse to change and/or upgrade the Account type of an IB at its sole and absolute discretion. Furthermore, the Company reserves the right to change and/or downgrade the Account type of a IB at its sole and absolute discretion.



Appendix #1 "Standard Fee structure"

IB Rebate Scheme Terms and Conditions

IB receives remuneration (Commissions) based on their introduced clients' trading volume, account type and the level, the latter being established based on the results for 3 consecutive months of clients' trading. Only trading on Forex pairs and Metals are taken into account. An IB is only eligible to obtain a level higher than the 1st provided that he/she has 3 or more active clients for the revised 3-month period.

Level	Trading Volume, round turn, million \$
1	Less than 30
2	30
3	100

IB remuneration (Commission) shall be calculated as follows:

1) Trading on MT4 - MT5:

IB Commission = number of lots (round turn) x Fixed per lot commission USD

2) Trading on Libertex platform:

IB Commission = Spread in pips USD (round turn) x Reward size

1. Commissions on chosen trading MT4 and MT5 instruments with applied levels

	Level 1	Level 2	Level 3
Symbol	Fixed per lot commission	Fixed per lot commission	Fixed per lot commission
EURUSD	\$2	\$3	\$4
USDJPY	\$2	\$3	\$4
AUDUSD	\$2	\$3	\$4



GBPUSD	\$2	\$3	\$4
USDCHF	\$2	\$3	\$4
EURJPY	\$2	\$3	\$4
USDCAD	\$2	\$3	\$4
AUDJPY	\$3	\$3	\$5
GBPJPY	\$3	\$3	\$5
AUDNZD	\$3	\$3	\$5
GBPAUD	\$3	\$3	\$5
EURGBP	\$3	\$3	\$5
NZDJPY	\$3	\$3	\$5
NZDUSD	\$3	\$3	\$5
EURAUD	\$3	\$3	\$5
AUDCHF	\$3	\$3	\$5
EURCAD	\$3	\$3	\$5
CHFJPY	\$3	\$3	\$5
GBPCAD	\$3	\$3	\$5
EURCHF	\$3	\$3	\$5
GBPCHF	\$3	\$3	\$5
NZDCHF	\$3	\$3	\$5
AUDCAD	\$3	\$3	\$5
CADJPY	\$3	\$3	\$5
NZDCAD	\$3	\$3	\$5



CADCHF	\$3	\$4	\$7
GBPNZD	\$3	\$4	\$7
SGDJPY	\$3	\$4	\$7
EURNZD	\$3	\$4	\$7
USDCNH	\$3	\$4	\$7
USDSGD	\$3	\$4	\$7
EURSGD	\$3	\$4	\$7
USDDKK	\$6	\$8	\$12
NOKJPY	\$6	\$8	\$12
USDZAR	\$6	\$8	\$12
EURCNH	\$6	\$8	\$12
USDMXN	\$6	\$8	\$12
CHFSGD	\$6	\$8	\$12
USDSEK	\$6	\$8	\$12
USDNOK	\$6	\$8	\$12
EURNOK	\$11	\$15	\$22
EURPLN	\$11	\$15	\$22
USDCLP	\$11	\$15	\$22
EURMXN	\$11	\$15	\$22
EURSEK	\$11	\$15	\$22
GBPSEK	\$11	\$15	\$22
USDPLN	\$11	\$15	\$22



XAUUSD	\$3	\$4	\$6
XAUEUR	\$3	\$4	\$6
XAGUSD	\$10	\$13	\$20
BTCUSD	\$5	\$6.7	\$10
ETHUSD	\$0.8	\$1	\$1.5
BRN	\$3	\$4	\$6
BRNcash	\$3	\$4	\$6
WT	\$3	\$4	\$6
CL	\$3	\$4	\$6
YM	\$2	\$2.7	\$4
YMcash	\$2	\$2.7	\$4
NQ	\$2.5	\$3.3	\$5
NQcash	\$2.5	\$3.3	\$5
ES	\$2	\$2.7	\$4
EScash	\$2	\$2.7	\$4
FDAX	\$1	\$1.3	\$2
FDAXcash	\$1	\$1.3	\$2

2. Commissions on trading MT4 and MT5 Stocks (levels are not applicable)

Stock	Fixed per lot commission
SPOTIFY TECHNOLOGY	\$1
SOCIEDAD QUIMICA Y MINERA DE CHILE (SQM)	\$1



MODERNA	\$1
VOLKSWAGEN AG (VOW)	\$1
CATERPILLAR. INC. (CAT)	\$1
HOME DEPOT. INC. (HD)	\$1
COINBASE GLOBAL INC.	\$1
TRAVELERS (TRV)	\$1
NETFLIX PJSC	\$1
TESLA MOTORS. INC. (TSLA)	\$1
MICROSOFT CORP. (MSFT)	\$1
FERRARI (RACE)	\$1
GTLB	\$1
BOEING CO. (BA)	\$1
GAMESTOP CORP	\$1
CAPRI HOLDINGS LTD. (CPRI)	\$1
SALESFORCE.COM INC. (CRM)	\$1
MASTERCARD INC. (MA)	\$1
APPLE INC. (AAPL)	\$1
BAIDU INC. (BIDU)	\$1
ESTEE LAUDER (EL)	\$1
MCDONALDS CORP. (MCD)	\$1
GOOGLE INC. (GOOG)	\$1
NVIDIA CORP. (NVDA)	\$1
GOLDMAN SACHS GROUP INC. (GS)	\$1
VISA INC. (V)	\$1
AMERICAN EXPRESS CO. (AXP)	\$1
EXXON MOBIL CORP. (XOM)	\$1



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ADIDAS AG (ADS)	\$1
PINTEREST. INC.	\$1
SAP SE	\$1
VINCI SA	\$1
NIKE INC. (NKE)	\$1
AMAZON.COM INC. (AMZN)	\$1
DAIMLER AG	\$1
ACTIVISION BLIZZARD. INC.	\$1
HARLEY-DAVIDSON (HOG)	\$1
JOHNSON&JOHNSON (JNJ)	\$1
BASF SE	\$1
PHILIP MORRIS (PM)	\$1
PROCTER & GAMBLE CO. (PG)	\$1
BAYER AG	\$1
LYFT INC.	\$1
ORACLE CORP. (ORCL)	\$1
SIEMENS AG	\$1
STARBUCKS CORP. (SBUX)	\$1
WALT DISNEY CO. (DIS)	\$1
GENERAL ELECTRICS CO. (GE)	\$1
HOOD	\$1
INTEL CORP. (INTC)	\$1
PFIZER. INC. (PFE)	\$1
UBER TECHNOLOGIES. INC.	\$1
VERIZON COMMUNICATIONS (VZ)	\$1
VF CORP. (VFC)	\$1



EBAY INC. (EBAY)	\$1
GRAYSCALE BITCOIN TRUST BTC	\$1
AIRBUS SE	\$1
RENAULT SA	\$1
ALIBABA (BABA)	\$1
JPMORGAN CHASE AND CO. (JPM)	\$1
MARATHON PATENT GROUP INC	\$1
SOUTHWEST AIRLINES CO	\$1
THE COCA-COLA CO. (KO)	\$1

3. Commissions on trading MT4 and MT5 Indices (levels are not applicable)

Indices	Fixed per lot commission
AEX - NETHERLANDS (FTI)	\$10
VOLATILITY INDEX	\$7
ITALY 40	\$6
RUSSELL 2000 (TF)	\$6
EURO STOXX 50 (FESX)	\$3
USDX	\$2
CAC 40 - FRANCE (FCE)	\$2
UK 100 (FTSE) CASH	\$2
FTSE 100 - ENGLAND (Z)	\$2
HANG SENG - CHINA (HSI)	\$0.8
JAPAN 225 (NIY)	\$0.7
JAPAN 225 CASH (NIKKEI) CASH	\$0.4



4. Commissions on trading MT4 and MT5 Cryptocurrencies (levels are not applicable)

	<u> </u>
Cryptocurrency	Fixed per lot commission
MAKER	\$1
BITCOINEUR	\$1
ЕТНВТС	\$1
COSMOS VS US DOLLAR	\$1
CHAINLINK	\$0.1
MTCUSD	\$0.1
ETHEREUM	\$0.1
XRPUSD	\$0.1
ZECETH	\$0.1
DASHETH	\$0.1
ВСНВТС	\$0.1
ONTOLOGY	\$0.1
TEZOS	\$0.1
MONERO VS BITCOIN	\$0.1
LTCETH	\$0.1
STELLAR VS USD	\$0.1
MONERO	\$0.01
CARDANO VS USD	\$0.01
DASHBTC	\$0.01
ETCETH	\$0.01
TWTUSD	\$0.01
ETHEREUM CLASSIC	\$0.01



TRON VS USD	\$0.01
BCHUSD	\$0.01
DASHUSD	\$0.01
LTCUSD	\$0.01
LTCBTC	\$0.01
CMPUSD	\$0.01
ZECUSD	\$0.01
NEM VS USD	\$0.01
DOTUSD	\$0.01
FLWUSD	\$0.01
SOLUSD	\$0.01
OMGETH	\$0.01
SBAUSD	\$0.01
ZRXUSD	\$0.01
NEOETH	\$0.01
FTMUSD	\$0.01

5. Commissions on trading MT4 and MT5 agriculture (levels are not applicable)

Agriculture	Fixed per lot commission
COCOA	\$5
COFFEE	\$5
CORN	\$5
SOYBEAN	\$5
SUGAR	\$5
WHEAT	\$5



6. Commissions on trading MT4 and MT5 metals (levels are not applicable)

Metal	Fixed per lot commission
COPPER (HG)	\$9
PALLADIUM (PA)	\$9
PLATINUM (PL)	\$9

7. Commissions on trading MT4 and MT5 Energy instruments (levels are not applicable)

Energy	Fixed per lot commission
HEATING OIL (HO)	\$10
HENRY HUB NATURAL GAS (NG)	\$10
QS	\$10



Appendix # 2 "ECN Fee Structure"

IB Rebate Scheme Terms and Conditions

IB receives remuneration (commissions) based on their introduced clients' trading volume, account type and the level, the latter being established based on the results for 3 consecutive months of clients' trading. Only trading on Forex pairs and Metals are taken into account. An IB is only eligible to obtain a level higher than the 1st provided that he/she has 3 or more active clients for the revised 3-month period.

Level	Trading Volume, round turn, million \$
1	Less than 30
2	30
3	100

IB remuneration (Commission) shall be calculated as follows:

1) Trading on MT4 - MT5:

IB Commission = number of lots (round turn) x Fixed per lot commission USD

2) Trading on Libertex platform:

IB Commission = Spread in pips USD (round turn) x Reward size

1. Commissions on chosen trading MT4 and MT5 instruments with applied levels

	Level 1	Level 2	Level 3
Symbol	Fixed per lot commission	Fixed per lot commission	Fixed per lot commission
EURUSD	\$1	\$1.3	\$2
USDJPY	\$1	\$1.3	\$2
AUDUSD	\$1	\$1.3	\$2



			1
GBPUSD	\$1	\$1.3	\$2
USDCHF	\$1	\$1.3	\$2
EURJPY	\$1	\$1.3	\$2
USDCAD	\$1	\$1.3	\$2
AUDJPY	\$1.5	\$2	\$3
GBPJPY	\$1.5	\$2	\$3
AUDNZD	\$1.5	\$2	\$3
GBPAUD	\$1.5	\$2	\$3
EURGBP	\$1.5	\$2	\$3
NZDJPY	\$1.5	\$2	\$3
NZDUSD	\$1.5	\$2	\$3
EURAUD	\$1.5	\$2	\$3
AUDCHF	\$1.5	\$2	\$3
EURCAD	\$1.5	\$2	\$3
CHFJPY	\$1.5	\$2	\$3
GBPCAD	\$1.5	\$2	\$3
EURCHF	\$1.5	\$2	\$3
GBPCHF	\$1.5	\$2	\$3
NZDCHF	\$1.5	\$2	\$3
AUDCAD	\$1.5	\$2	\$3
CADJPY	\$1.5	\$2	\$3
NZDCAD	\$1.5	\$2	\$3



			
CADCHF	\$2.3	\$3	\$4.5
XAUUSD	\$2.3	\$3	\$4.5
XAUEUR	\$2.3	\$3	\$4.5
GBPNZD	\$2.3	\$3	\$4.5
SGDJPY	\$2.3	\$3	\$4.5
EURNZD	\$2.3	\$3	\$4.5
USDCNH	\$2.3	\$3	\$4.5
USDSGD	\$2.3	\$3	\$4.5
EURSGD	\$2.3	\$3	\$4.5
USDDKK	\$5	\$6.7	\$10
NOKJPY	\$5	\$6.7	\$10
USDZAR	\$5	\$6.7	\$10
EURCNH	\$5	\$6.7	\$10
USDMXN	\$5	\$6.7	\$10
CHFSGD	\$5	\$6.7	\$10
USDSEK	\$5	\$6.7	\$10
USDNOK	\$5	\$6.7	\$10
XAGUSD	\$7.5	\$10	\$15
EURNOK	\$7.5	\$10	\$15
EURPLN	\$7.5	\$10	\$15
USDCLP	\$7.5	\$10	\$15
EURMXN	\$7.5	\$10	\$15



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EURSEK	\$7.5	\$10	\$15
GBPSEK	\$7.5	\$10	\$15
USDPLN	\$7.5	\$10	\$15
BTCUSD	\$5	\$6.7	\$10
ETHUSD	\$0.8	\$1	\$1.5
BRN	\$3	\$4	\$6
BRNcash	\$3	\$4	\$6
WT	\$3	\$4	\$6
CL	\$3	\$4	\$6
YM	\$2	\$2.7	\$4
YMcash	\$2	\$2.7	\$4
NQ	\$2.5	\$3.3	\$5
NQcash	\$2.5	\$3.3	\$5
ES	\$2	\$2.7	\$4
EScash	\$2	\$2.7	\$4
FDAX	\$1	\$1.3	\$2
FDAXcash	\$1	\$1.3	\$2

2. Commissions on trading MT4 and MT5 Stocks (levels are not applicable)

Stock	Fixed per lot commission
SPOTIFY TECHNOLOGY	\$1
SOCIEDAD QUIMICA Y MINERA DE CHILE (SQM)	\$1



MODERNA	\$1
VOLKSWAGEN AG (VOW)	\$1
CATERPILLAR. INC. (CAT)	\$1
HOME DEPOT. INC. (HD)	\$1
COINBASE GLOBAL INC.	\$1
TRAVELERS (TRV)	\$1
NETFLIX PJSC	\$1
TESLA MOTORS. INC. (TSLA)	\$1
MICROSOFT CORP. (MSFT)	\$1
FERRARI (RACE)	\$1
GTLB	\$1
BOEING CO. (BA)	\$1
GAMESTOP CORP	\$1
CAPRI HOLDINGS LTD. (CPRI)	\$1
SALESFORCE.COM INC. (CRM)	\$1
MASTERCARD INC. (MA)	\$1
APPLE INC. (AAPL)	\$1
BAIDU INC. (BIDU)	\$1
ESTEE LAUDER (EL)	\$1
MCDONALDS CORP. (MCD)	\$1
GOOGLE INC. (GOOG)	\$1
NVIDIA CORP. (NVDA)	\$1
GOLDMAN SACHS GROUP INC. (GS)	\$1
VISA INC. (V)	\$1
AMERICAN EXPRESS CO. (AXP)	\$1
EXXON MOBIL CORP. (XOM)	\$1



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ADIDAS AG (ADS)	\$1
PINTEREST. INC.	\$1
SAP SE	\$1
VINCI SA	\$1
NIKE INC. (NKE)	\$1
AMAZON.COM INC. (AMZN)	\$1
DAIMLER AG	\$1
ACTIVISION BLIZZARD. INC.	\$1
HARLEY-DAVIDSON (HOG)	\$1
JOHNSON&JOHNSON (JNJ)	\$1
BASF SE	\$1
PHILIP MORRIS (PM)	\$1
PROCTER & GAMBLE CO. (PG)	\$1
BAYER AG	\$1
LYFT INC.	\$1
ORACLE CORP. (ORCL)	\$1
SIEMENS AG	\$1
STARBUCKS CORP. (SBUX)	\$1
WALT DISNEY CO. (DIS)	\$1
GENERAL ELECTRICS CO. (GE)	\$1
HOOD	\$1
INTEL CORP. (INTC)	\$1
PFIZER. INC. (PFE)	\$1
UBER TECHNOLOGIES. INC.	\$1
VERIZON COMMUNICATIONS (VZ)	\$1
VF CORP. (VFC)	\$1



EBAY INC. (EBAY)	\$1
GRAYSCALE BITCOIN TRUST BTC	\$1
AIRBUS SE	\$1
RENAULT SA	\$1
ALIBABA (BABA)	\$1
JPMORGAN CHASE AND CO. (JPM)	\$1
MARATHON PATENT GROUP INC	\$1
SOUTHWEST AIRLINES CO	\$1
THE COCA-COLA CO. (KO)	\$1

3. Commissions on trading MT4 and MT5 Indices (levels are not applicable)

Indices	Fixed per lot commission
AEX - NETHERLANDS (FTI)	\$10
VOLATILITY INDEX	\$7
ITALY 40	\$6
RUSSELL 2000 (TF)	\$6
EURO STOXX 50 (FESX)	\$3
USDX	\$2
CAC 40 - FRANCE (FCE)	\$2
UK 100 (FTSE) CASH	\$2
FTSE 100 - ENGLAND (Z)	\$2
HANG SENG - CHINA (HSI)	\$0.8
JAPAN 225 (NIY)	\$0.7
JAPAN 225 CASH (NIKKEI) CASH	\$0.4



4. Commissions on trading MT4 and MT5 Cryptocurrencies (levels are not applicable)

Cryptocurrency	Fixed per lot commission
MAKER	\$1
BITCOINEUR	\$1
ЕТНВТС	\$1
COSMOS VS US DOLLAR	\$1
CHAINLINK	\$0.1
MTCUSD	\$0.1
ETHEREUM	\$0.1
XRPUSD	\$0.1
ZECETH	\$0.1
DASHETH	\$0.1
ВСНВТС	\$0.1
ONTOLOGY	\$0.1
TEZOS	\$0.1
MONERO VS BITCOIN	\$0.1
LTCETH	\$0.1
STELLAR VS USD	\$0.1
MONERO	\$0.01
CARDANO VS USD	\$0.01
DASHBTC	\$0.01
ETCETH	\$0.01
TWTUSD	\$0.01
ETHEREUM CLASSIC	\$0.01



TRON VS USD	\$0.01
BCHUSD	\$0.01
DASHUSD	\$0.01
LTCUSD	\$0.01
LTCBTC	\$0.01
CMPUSD	\$0.01
ZECUSD	\$0.01
NEM VS USD	\$0.01
DOTUSD	\$0.01
FLWUSD	\$0.01
SOLUSD	\$0.01
OMGETH	\$0.01
SBAUSD	\$0.01
ZRXUSD	\$0.01
NEOETH	\$0.01
FTMUSD	\$0.01

5. Commissions on trading MT4 and MT5 agriculture (levels are not applicable)

Agriculture	Fixed per lot commission
COCOA	\$5
COFFEE	\$5
CORN	\$5
SOYBEAN	\$5
SUGAR	\$5
WHEAT	\$5



6. Commissions on trading MT4 and MT5 metals (levels are not applicable)

Metal	Fixed per lot commission
COPPER (HG)	\$9
PALLADIUM (PA)	\$9
PLATINUM (PL)	\$9

7. Commissions on trading MT4 and MT5 Energy instruments (levels are not applicable)

Energy	Fixed per lot commission
HEATING OIL (HO)	\$10
HENRY HUB NATURAL GAS (NG)	\$10
QS	\$10