



EMAR MARKETS

IB AGREEMENT

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PREAMBLE

1.1 This IB Agreement (hereinafter referred to as the “Agreement”) is signed between Emar Markets Ltd. having its address at Suite 305, Griffith Corporate Centre, PO Box 1510, Beachmont, Kingstown, St. Vincent and the Grenadines, a company, and a natural person who is at least 18 years old and has reached the legal age and possesses legal capacity in his jurisdiction, or a legal entity if such entity is duly registered and validly existing under the laws of its country of incorporation (hereinafter referred to as the “Client”), on the other part.

1.2 This Agreement and attachments thereto is setting out the terms and conditions in accordance with which the Company shall provide the IB with services related to

- i. trading operations transacted on or quoted from the international financial markets, which includes foreign exchange (forex), shares, indices, futures and others as the Company might offer.
- ii. non-trading operations; and
- iii. informing the Client of Company’s services and his account status, all of which shall constitute the subject matter of the Agreement. This Agreement shall also set out the rights and obligations of the Parties in relation to the services provided under the Agreement.

1.3 The Client undertakes to thoroughly familiarize himself with the provisions of this Agreement and any attachments thereto.

1.4 This Agreement shall become effective after the IB has completed his Back Office registration which indicates an acceptance of the present Agreement.

1.5 All trading and non-trading operations shall be performed in accordance with the rules and regulations stipulated in this Agreement and attachments thereto. The Client in his turn undertakes to comply with such rules and regulations.



1.6 The Company reserves the right to change, add and vary the terms and conditions of this Agreement or any attachments thereto by giving the Client a 5 business days' prior notice in the manner specified in clause 8.3 of this Agreement.

1.7 The attachments associated with this Agreement are

- AML Policy;
- Privacy Policy;
- Refund Policy;
- Introducing Broker Agreement;
- Complaint Procedure For Clients

and can be found on the official website of the Company.

1.8 Information published on the Company's official website shall form an integral part of and a supplement to this Agreement.

1.9 Where the Client and the Company are referred to jointly in this Agreement, they can be referred to as the "Parties".



OVERVIEW

The IB program at EM is open to all interested individuals or entities who comply with the regulatory requirements and EM's policies. To join the program, the IB must submit a completed application form, including all necessary information, such as personal and company details, regulatory compliance, and marketing strategy. The IB program is free to join, but IBs must adhere to the guidelines and procedures outlined in this policy.

COMMISSION STRUCTURE

3.1 IBs earn commissions based on the referred clients' trading activities. The new tiered commission structure is as follows:

Tier	Active Client	Forex Pair	Gold (XAU/USD)
Bronze	1-4 active clients	\$1 / lot	\$1.2 / lot
Silver	5-14 active clients	\$3 / lot	\$3.6 / lot
Gold	15-29 active clients	\$5 / lot	\$6 / lot
Platinum	30-59 active clients	\$7 / lot	\$8.4 / lot
Diamond	60 or more active clients	\$10 / lot	\$12 / lot



3.2 Valid Order is a trade compliant with all the following conditions:

3.2.1 The trade lasted for 5 minutes or more.

3.2.2 The difference between Open Price and Close Price of the order equals or exceeds 5 pips.

3.2.3 The order was not opened or closed by means of Partial Close and/or Multiple Close.

3.3 The commission is paid to the IB daily (or otherwise weekly/monthly payout), and it is the IB's responsibility to report and pay any taxes applicable to the commission received.

3.4 Conditions for active clients. To qualify as an active client, the following conditions must be met:

3.4.1 Minimum Balance: Maintain a minimum balance of 100 USD across trading accounts.

3.4.2 Order Activity: In the past 30 days, close at least 3 orders that each lasted a minimum of five minutes.

3.4.3 Price Difference: Ensure each of these orders had a price difference of at least 5 pips between the Buy and Sell prices, without using Partial Close or Multiple Close.

EMAR MARKETS **MARKETING AND ADVERTISING**

IBs are prohibited from creating or operating any website that includes the name 'EMAR Markets' in its domain, branding, or content without prior written authorization from EMAR Markets. IBs are allowed to market and advertise EM's services as long as they comply with the regulatory requirements and the guidelines outlined in this policy. IBs are prohibited from making any false, misleading, or exaggerated claims about EM's services or the benefits of trading with EM. All marketing and advertising materials must be pre-approved by EM before use.



COMPLIANCE

IBs must comply with all applicable laws, rules, and regulations, including anti-money laundering (AML) and know-your-customer (KYC) regulations. IBs must ensure that all clients referred to EM complete the necessary documentation and provide accurate information. IBs are required to report any suspicious activities to EM immediately.

CONFIDENTIALITY

IBs are required to keep all client information confidential and not disclose it to any third party without prior written consent from the client or EM. IBs are also required to protect all client information from unauthorized access and use.

TERMINATION

EM may terminate the IB agreement at any time with or without cause. IBs may also terminate the agreement by providing written notice to EM. Upon termination, the IB must immediately cease all marketing and advertising activities and return any materials provided by EM.

INDEMNIFICATION

IBs agree to indemnify and hold harmless EM, its officers, directors, employees, and affiliates from any and all claims, damages, expenses, and liabilities arising out of or in connection with the IB's breach of this policy or any applicable laws, rules, or regulations.



CONCLUSION

EM's IB policy ensures that all IBs comply with regulatory requirements and follow the same standards. The policy outlines the guidelines and procedures for the company's IB program, which is open to all interested individuals or entities. IBs must comply with the policy's provisions, including regulatory requirements, marketing and advertising guidelines, confidentiality, termination provisions, and indemnification. By following this policy, EM can maintain a fair and transparent trading environment for all its clients.

