

SCHEDULE B- TRADING OPERATIONS

1. ACCOUNT OPENING:

- 1.1 The on-line access procedures which include the completion of a client registration form, familiarization with this Agreement and its attachments and acceptance of the same in the absence of any objections.
- 1.2 An account can be opened either by a physical or legal person.
- 1.3 Only one Back Office may be registered per Client.
- 1.4 Upon registration, the Client shall follow the verification procedure via Back Office in accordance with the procedures set out in the Company's AML Policy.
- 1.5 Upon registration, the Client may open an unlimited number of trading accounts offered by the Company.
- 1.6 The Client may restore the trading operations password by completing and sending a special form from his Back Office, Client Area. No other restoration method shall be acceptable by the company.
- 1.7 The Client may restore the Back-Office access password by using the password restoration procedures as indicated on the Company's official website. No other password restoration method shall be accepted by the Company.
- 1.8 The Client is obliged to provide true and correct personal information and shall be responsible for the consequences caused by their unreliability and/or invalidity in accordance with this Agreement and attachments thereto.
- 1.9 The Company reserves the right to refuse to open and/or maintain Client accounts at any time if the Client is suspected to have provided false information about his identity or any other information requested by the Company.
- 1.10 In case the same IP-address is used to log into the Back Offices of different persons and/ or trading transactions are performed on trading accounts of different persons, the Company reserves the right to suspend all Client's transactions and request the Client to go through additional verification procedures.

2. TRADING OPERATIONS AND EXECUTION REGULATIONS

2.1 GENERAL PROVISIONS AND TERMS AND CONDITIONS

2.1.1 These Regulations set out terms and conditions for the performance of trading operations by the Client and the procedures for processing and execution of Client's orders by the Company on the trading platform/s used by the company.

2.1.2 The Client's Account Number (Login) and Trader's password are unique identifiers that allow access to the Client's trading account status and transactions made in the Client's trading account. Additionally, the Client may use the Investor password (Read Only Password) in the Client's MetaTrader terminal which allows to view the account status but not to trade on the account.

****IMPORTANT NOTICE:****

It is imperative that account holders refrain from disclosing their account particulars to any individual. Neither employees of 360Capital LTD nor Globex360(PTY)LTD are authorized to engage in trading on behalf of any individual. Neither entity shall assume responsibility or liability for any funds in the event that a client divulges their account details to a third party.

2.1.3 Transmission and processing of Client's orders sent via any of the Client's terminals shall be made in the following order:

2.1.3.1 the Client gives an order which is checked for correctness by the Client's terminal.

2.1.3.2 the order is sent to the server.

2.1.3.3 if the connection between the Client's terminal and the server is stable, the Client's order is transmitted to the server and is verified for correctness.

2.1.3.4 if the order is correct, it is enqueued according to the reception time and the status "Order is accepted" is displayed in the Client's terminal.

2.1.3.5 the Client's order is transmitted for processing to the system and the status "Order is in process" is displayed in the Client's terminal.

- 2.1.3.6 the order runs through the system and the processing result is received by the server.
- 2.1.3.7 Client's processed order results are sent by the server to the Client's terminal.
- 2.1.4 The Client may give the Company the following instructions: open order, close order, place pending orders, modify the opened or pending order, or delete pending order. The above instructions shall be made via Client's terminal.
- 2.1.5 Execution orders are exclusively permissible in instances where trading of financial instruments is sanctioned. However, such trades shall be rendered impermissible should prevailing market conditions and requisite data accessibility be compromised, or in the event of data corruption or severe market volatility emanating from the exchanges from which said data is derived. Under these circumstances, any and all affected trades shall be promptly suspended to safeguard client funds.
- 2.1.6 Additionally, it is imperative to note that any extant trades at the commencement of the market, characterized by an extraordinary volatility exceeding a movement of 100 points in either direction, shall be nullified and subsequently reinstated to their pre-opening positions. This measure is instituted in accordance with the Company's commitment to establish a secure and regulated trading milieu for the benefit of its clients.
- 2.1.7 Each Client's enquiry or order placed in queue for processing has a waiting time limit of 1-3 seconds. If the order has not been transferred to the trading server for processing within 3 minutes, it will be automatically removed from the queue.
 - 2.1.7.1 Scalping - Clients are granted the privilege to utilize scalping trading strategies for the execution of trades, subject to the prerequisite that said scalping trades persist for a minimum interval of not less than 3 minutes. Should trades fail to satisfy the mandated minimum retention duration, the Company maintains the prerogative, at its exclusive discretion, to implement the action of nullifying such trades.

2.1.8 Under normal market conditions, the processing time does not normally exceed 1 -3 seconds. In exceptional circumstances, where the server is overloaded, the order execution time may take longer or be rejected.

2.1.9 Owing to a proliferation of deceptive trading endeavors and the undue exploitation of the trading mechanisms and servers, the Company and its partners have expressed reservations against the deployment of expert advisors and/or trading robots. In light thereof, The Company strictly prohibits the utilization and deployment of any expert advisors or any form of trading robot.

2.1.9.1 The Company unwaveringly maintains the exclusive right, exercising its discretionary authority, to proscribe trading activities conducted by virtue of the employment of expert advisors or trading robots. Such trades shall be nullified, and any associated profits shall be surrendered. In circumstances where the Company attains knowledge solely subsequent to the utilization of such expert advisors or trading robots, the Company shall possess the explicit discretion to annul all profitable trades. This provision is applicable to trades executed through expert advisors or trading robots within a retrospective span not exceeding six months.

2.1.10 Subject to the stipulations delineated in Section 2.1.9 as previously expounded, should any executed trading strategy engender an undue burden on the trading server, the Company reserves the exclusive right, at its sole discretion, to hinder or prohibit trading activities within an account wherein said strategy has contributed to an excessive load on the trading server. The aforementioned directive pertains uniformly to the entirety of trading transactions initiated.

2.1.10.1 Furthermore, the Company, while exercising its exclusive discretion, retains the prerogative to prohibit any trade in accordance with the specifications expounded herein. The Company, in the exercise of its sole discretion, retains the right to prohibit any trade in accordance with the provisions outlined herein.

- 2.1.11 The Client agrees that quotations for financial instruments provided by the Company that are true and valid quotations are the quotations which the Client may use for trading transactions purposes.
- 2.1.12 The difference between quotations offered by the Company and those offered by other companies or received from other sources shall not be the basis for possible claims against the Company.
- 2.1.13 Clients hereby acknowledge and agree, and in doing so, indemnify and hold the Company harmless, against any claims arising from any technological failure or any instances of incorrect pricing, including spikes in instrument pricing, on any trading platform provided by the Company.
- 2.1.14 The Company reserves the right to alter the results of any transactions carried out by a client under the following circumstances:
- 2.1.14.1 If any transactions are executed based on quotations not aligned with prevailing market rates.
 - 2.1.14.2 In the event that any data source, from which the Company derives its data feed, is either compromised or severe market volatility transpires at market open. Extreme volatility movements are construed as those equal to or exceeding 100 points in either direction, occurring during the opening of any instrument. In such instances, the Client's account shall be reverted to the positions held prior to the aforementioned occurrence.
 - 2.1.14.3 In the occurrence of any software malfunction or extreme market risk necessitating the mitigation of extreme price deviations of 100 points or more in either direction for any given instrument or exchange, the affected trade will be terminated and Clients will be reinstated to the positions held prior to the event.
 - 2.1.14.4 Should any software malfunction occur, regardless of its nature (whether originating from server, internet, or any other system), causing delays in the

timely provision of precise quotations, market data, or the furnishing of any non-market quotation employed by the Client in their trading operations.

2.1.14.5 If the transactions contravene the stipulations laid out within this Agreement and its accompanying attachments.

2.1.16 The Company is vested with the authority to liquidate any or all of the positions held by a client if the client is found to be in contravention of any stipulated term, condition within this Agreement, as well as any pertinent Schedules or legal disclaimers appended thereto.

Furthermore, the Company maintains the prerogative to reject or reverse a client's order in the subsequent scenarios:

2.1.16.1 If the order is placed prior to the reception of the initial quotation upon the opening of the market.

2.1.16.2 If the order is submitted under conditions deviating from normal market circumstances.

2.1.16.3 If the order is received at a quotation that does not correspond to a market quotation, except in cases of extreme volatility where the provisions of aforementioned circumstances will take precedence. The Company retains the right to prioritize the safeguarding of client funds as a collective entity, consequently necessitating the potential disallowance and/or reversal of trades executed in alignment with such conditions.

2.1.16.4 If there is insufficient free margin to execute the specified order.

2.1.16.5 In cases of breaches of the stipulations articulated within this Agreement and its accompanying attachments.

The client hereby affirms that they acknowledge, accept, comprehend, and concur with the comprehensive content of the Trading Terms and Conditions outlined within this agreement. The Client assumes unreserved responsibility for all trading transactions executed throughout the duration of and in alignment with this Agreement, including the associated Schedules, Annexures, Legal Notices, and any documents accessible on the company's official website. The client acknowledges the potential ramifications arising from said transactions.

The clients unequivocally consent to safeguarding the company from any liability and indemnify it against any claim that may arise due to contravention of the stipulations presented within the Terms and Conditions.