

## **1.B AGREEMENT**

1. **IB'S RESPONSIBILITY** The IB may refer/introduce any party to OFX GLOBAL for the purpose of enabling that party to trade foreign exchange contract through the electronic platform provided by OFX GLOBAL. IB is responsible for being fully versed in all available OFX GLOBAL forms, documents, procedures, and practices, in order to be an informative and helpful resource for Introduced Clients. IB acknowledges it will comply with all current and prospective rules and regulations promulgated by all relevant regulatory bodies.
2. **COMPLIANCE OF RULES & REGULATION** IB shall use documentation, terms and conditions provided by OFX GLOBAL when introducing clients to FX One World that open accounts with OFX GLOBAL.
3. **DISCLOSURE TO CLIENTS** IB shall disclose to Clients that they are an IB of OFX GLOBAL, and not, in fact, employed by or affiliated with OFX GLOBAL. IB and IB's employees shall make no attempt to deceive or confuse Clients into thinking that they are employed by or affiliated with OFX GLOBAL.
4. **DISCRETION AND NOTICE** OFX GLOBAL may, in its absolute discretion, accept or decline Introduced Client's application to open a live trading account with OFX GLOBAL. The IB shall be notified by OFX GLOBAL, whether or not the application was approved or declined, within 5 business days of receipt of the application.
5. **ADHERENCE TO CODE OF CONDUCT** IB shall strictly adhere to OFX GLOBAL's code of conduct and ethical standards, making only honest and accurate representations about foreign exchange services offered by OFX GLOBAL.
6. **TERMINATION** Under normal circumstances, termination of this Agreement may be initiated by either party, by giving one (1) day written notice to the other. However, in the case of IB's misrepresentation of this Agreement, of OFX GLOBAL's business, or of spot foreign currency trading to any party, including, but not limited to misrepresentation of IB as a primary broker or market maker, member of a regulatory agency, employee or representative of OFX GLOBAL, claims of endorsement by any regulatory agency, fraudulent claims to guaranteed returns from spot foreign currency trading, false representation as to success in trading foreign currencies or as to returns that may be earned, or any other misstatement about OFX GLOBAL or the spot foreign currency business, OFX GLOBAL, at its sole discretion, may terminate this Agreement, without prior notice. In the case of termination due to aforementioned violations, IB shall be notified within 5 business days.
7. **ADMINISTRATION FEE** FX One World will charge a handling fee of 20% from the total funding amount by IB's clients with no liability over IB's client's profit/losses.
8. **NO LIABILITY OVER IB'S CLIENTS DEPOSITS/WITHDRAWALS** OFX GLOBAL, under any circumstances, does not has any liability over IB's clients profit/ losses if the IB decided to act as a market maker and be counter-party to retail client trading.
9. **HANDLING INTRODUCED CLIENTS' DEPOSITS** IB may never act as a funds custodian or in any way hold the funds to be directed to OFX GLOBAL of a person or entity referred to OFX GLOBAL under this Agreement. If IB breaches the provisions of this paragraph, OFX GLOBAL may, at its sole discretion, terminate this agreement immediately.
10. **PROPRIETARY INFORMATION** IB shall have no right, claim, or ownership interest in the proprietary information of OFX GLOBAL. IB specifically acknowledges that the information imparted by OFX GLOBAL to IB is confidential to OFX GLOBAL and has been developed by OFX GLOBAL through the expenditure of substantial skill, time, effort and money. IB will not publish, distribute, or otherwise make available to third parties any information derived from or relating to any copyright, trademark, trade secret or other intellectual property rights belonging to OFX GLOBAL without the prior written approval of OFX GLOBAL. IB will not copy, modify, de-compile, reverse engineer, or make derivative works of the above material or intellectual property.
11. **PROMOTIONAL MATERIALS** IB agrees to submit to OFX GLOBAL copies of all printed, electronic, and other forms of promotional and marketing material at least ten (10) business days prior to its use by IB. OFX GLOBAL reserves the right to veto the use of this material if OFX GLOBAL deems that the material may be misleading or falsifying the truth about currency forex trading or otherwise misinforms the Introduced Client about the financial risk of leveraged trading in

currencies. If IB runs or operates a website(s) for the purpose of acquiring Introduced Clients for OFX GLOBAL, IB agrees to be liable for the information posted on its website and agrees to list the sites' URL's hereafter: Website1: \_\_\_\_\_

Website2: \_\_\_\_\_

IB agrees to provide OFX GLOBAL with timely information about additions to or changes in Website content. IB will provide OFX GLOBAL with the URL of any new Websites it may launch.

12. HIGH PRESSURE SALES TACTICS IB is prohibited from employing high-pressure sales tactics against clients referred to OFX GLOBAL. IB acknowledges that IB's Introduced Clients are Clients of OFX GLOBAL and that OFX GLOBAL has the right to contact IB's Introduced Clients as it would any other of its Clients; and specifically to verify that no misrepresentations or any other improprieties have been employed in encouraging the Introduced Client to open an account or to trade with OFX GLOBAL.
13. TERM The term of this Agreement shall be for a period of six months commencing on the date of this Agreement and will be automatically extended until further notification. In the event of termination of this Agreement for any reason, IB shall promptly destroy all of the information and materials IB obtained or received from OFX GLOBAL as a result of the relationship created by virtue of this Agreement, or return them to OFX GLOBAL if requested to do so.
14. AMENDMENT This Agreement may be amended at any time by OFX GLOBAL, providing IB with at least one (1) week's notice. This Agreement shall be interpreted under the laws of the Financial Market Authority New Zealand without regard for its conflicts of laws and principles.

#### **IB AND BROKER SIGNATURES Correctness of Information:**

I hereby represent that the information provided by me on all pages of this IB Agreement is true and correct. I further represent that I will notify OFX GLOBAL of any material changes in writing.

I acknowledge that this is a legally binding contractual agreement. I have read it carefully, and by signing, I agree to be bound by every term and condition.

No modification of this Agreement is valid unless accepted by OFX GLOBAL in writing. I confirm that I have received a full set of IB account opening documents and I have not made any alterations or deletions to this agreement or any such documents from the original forms.

In the event that there are any alterations or deletions to this agreement or any such documents such alteration and deletions shall not be binding on OFX GLOBAL and said original forms shall govern IB relationship with OFX GLOBAL.

**I AGREE,**

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**FULL NAME**