

TERMS AND CONDITIONS FOR THE SHARING OF REBATES

These terms and conditions (the "T&Cs") shall govern the procedure of transfers between the accounts of the Introducer (IB) with Forexer to the Wallet(s) of his/her Clients in **Forexer**.

1. For the purposes of the present T&Cs, the "Introducer" or "Introducing Partner" or "IB" shall mean the Introducer who has duly approved the Introducing Partnership Agreement and wishes to use the option for sharing of rebates from his/her account with Forexer to the Wallet(s) of Receiving Client(s) and has been approved by Forexer and has agreed to be bound by the present T&Cs.
2. A Receiving Client shall mean an existing and approved Client of Forexer, who has been introduced by the Introducing Partner to Forexer in his/her capacity as an Introducer of Forexer.
3. The Introducing Partner undertakes the obligation to provide requests for transfer in accordance with the guidelines and instructions provided by Forexer.
4. The Introducer shall be solely responsible for providing correct and accurate information for the execution of transactions. It is understood that once instructions for transfer are processed, they cannot be cancelled or modified by the Introducing Partner.
5. The Introducer may share with the Receiving Clients two types of rebates: (a) Fixed USD per Lot; or (b) % of Introducers rebates. The amount or percentage may be shared with a selection of Clients only or with All Clients.
6. Sharing of rebates in accordance with these T&Cs is only available once per selected period by the Introducer on the platform (the "Period") and may not exceed the amounts earned by each Client during the Period. Introducer may only place another request to share rebates during the same Period if the amount of rebates he/she intends to share (including any previously shared amount for the same Period) for each Client does not exceed the amounts earned by each Client during the Period.
7. Any transactions exceeding the available Wallet balance will be automatically declined.
8. The Introducer shall not represent himself/herself as agent of Forexer.
9. The Introducing Partner undertakes full responsibility regarding the aforementioned transfer of funds and acknowledges that Forexer is discharged from any liability resulting from the execution of the Introducer's instructions/requests.
10. The Introducer undertakes the responsibility to provide immediately upon Forexer request any additional and/or supporting information and/or documentation required for the identification and due diligence of the Introducer and/or the Receiving Client and/or any other information in relation to anti money laundering and terrorist financing and/or the reason(s) behind the relevant request(s) for the transfer of funds.
11. The Introducer undertakes the responsibility to provide assistance to, where reasonably required by, Forexer to perform their obligations by virtue of applicable legislation.
12. The Introducer hereby acknowledges that Forexer may reject, in their discretion and for any reason, any request and/or instructions provided by the Introducer. Forexer Limited, registered under the laws of Saint Vincent and the Grenadines under the registered number 20389 IBC 2012. 2
13. The Introducer hereby acknowledges that Forexer may impose limits, at their own discretion, on the number, and/or volume, and/or value of the transactions requested pursuant to the present appointment.
14. Forexer shall have the right to modify and/or amend the present T&Cs at their sole discretion and in accordance to the terms and conditions of the Introducing Partnership Agreement.
15. Forexer shall in no circumstances be liable to the Introducer and/or a Receiving Client for any consequential, and/or special, and/or indirect, and/or other losses, loss of profits, loss of opportunity, costs, expenses or damages they may suffer as a result of and/or in relation to an internal transfer.
16. The Introducer acknowledges that a breach of these T&Cs shall be considered as a breach of the terms of the Introducing Partnership Agreement.
17. The Introducer acknowledges that under these T&Cs he shall always comply with the terms of the Introducing Partnership Agreement.
18. Any words to which a specific definition is not provided under these T&C shall have the meaning defined in the Introducing Partnership Agreement.

By performing any of the practical actions below, I have understood and unconditionally accept all the conditions of this document and other documents related to the trading, financial and monetary services of Forex Broker.

- 1- By confirming this document online on any of the forexer brokerage sites (*forexer*)**
- 2- By depositing money to one of the trading accounts, wallets or savings in Forex brokerage**
- 3- By making transactions in the P2P system with any of the clients of the Forex broker**
- 4- By receiving a confirmation code via e-mail, SMS or phone call, login to Forexer brokerage sites (*forexer*)**
- 5- By logging into your user account through Forexer5 (Metatrader5) trading software or any forexer brokerage sites (*forexer*)**