



Client Agreement

Date: 2023-05-01

XGlobal Lebanon SAL

XGlobal Lebanon SAL is authorized and regulated by the Capital Markets Authority at the Central Bank of Lebanon and registered under license 717 in year 2010.

Second Floor, Alameh Building, Baabda, Mount Lebanon, Lebanon

XGlobal Lebanon SAL is gratefully asking your side to fill in this account opening Form by providing the appropriate and rightful details where requested and selecting the boxes where suitable. Lacking to provide all proper information may cause a deferment in processing of your account opening form.

In order to make sure that your account opening form is treated as quickly as possible, kindly to follow the directives below, please write it down in capital letters.

More information details will be included in our KYC (**Know Your Customer**) form and will be submitted with the other requested documents.

For the purposes of this Agreement, the following terms shall have the meaning detailed next to them:

“**Agreement**” means this Agreement and any Annexes attached hereto;

“**AML/CFT**” means Anti-Money Laundering/Combating the Financing of Terrorism;

“**BDL**” means Banque du Liban;

“**CMA**” means Capital Markets Authority;

“**GDPR**” means General Data Protection Regulation;

“**Company**” means XGlobal Lebanon SAL;

Whereas the Client has an intention to open an account at our Company and has no interest other than delegating the Company to act as a financial broker in order to execute transactions on numerous financial instruments or movable assets traded in the national or international Financial Markets explicitly spot, futures, options, and swap transactions in addition to the derivatives or structured products related to different type shares, bonds, treasury bills, financial or commercial notes as well to deposit certificates, currencies, precious metals and commodities (referred hereinafter as “Transactions”).

Whereas the Law #234 /2000 necessitates a client agreement to be signed by both parties, and its substance should act in accordance with the obligations of the Lebanese applicable Laws and Regulations.

Whereas the Company is regulated 2010 by the CMA and approved by the BDL under list no. 717 to-do and provide Dealing, Advising, Arranging, accepts to open an account to the Client and to deal with all above-mentioned Transactions by providing execution-only services, in exchange of a commission and/or spread to be charged on his account once the order is executed.

The undersigned, whose name(s) appear above (named hereinafter the Client), declare(s) having taken note and agreed, on the following general conditions, to apply on all their relations with the Company and recognize these General Conditions as binding to them and to their successors

This introduction shall be considered a fundamental part of this existing agreement.

Thus, it has been agreed by both Parties approval on the following:



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1. CLIENT AGREEMENT

- 1.1. These Terms and Conditions apply to the business relationship between the Company and the Client, unless special stipulations or agreements were made.
- 1.2. This Client Agreement is made between the Client and the Company, a regulated investment firm incorporated and regulated by the Capital Markets Authority at the Central Bank of Lebanon and registered under license 717 in year 2010 and located in the Second Floor, Alameh Building, Baabda, Mount Lebanon, Lebanon

2. AGREE TO THE PROVISION OF SERVICES

- 2.1. In consideration of the Company agreeing to open and maintain one or more accounts of the Client and the Company agreeing to provide services to the Client with respect to OTC products transactions, which may be purchased or sold by or through the Company for the Client's account(s), the Client agrees to the terms laid out in this document.

3. ACCOUNT AT the Company

- 3.1. The Company retains the right, at its discretion and without obligation, to demand from the Client additional funds as margin, buffer or the like. The Company reserves the right, at its discretion and without obligation, to reduce or cancel any margin facility made available to the Client or to refuse the increase of any margin facility. The Client acknowledges that he cannot hold the Company responsible or liable for any resulting losses or damages, if the Company refrains from demanding additional margin funds or if the Company reduces or cancels any margin facility or refuses the increase thereof.
- 3.2. The Client accepts to maintain the margins in his Account as requested by the Company.
- 3.3. the Company has all rights to amend, change, delete, add, and modify spreads, fees, daily commissions, Swap rates, leverage, margin requirements, liquidation level (stop out level) for any offer/ accounts/ positions, at any time.
- 3.4. In the absence of timely objection or dispute, the margin is considered as acknowledged and approved by the Client.

4. FOREIGN CURRENCY TRANSACTIONS

- 4.1. The Client authorizes the Company to open one or more accounts in his/her name at the Company (collectively referred to as "Account") for Client's transactions in over-the-counter contract for difference ("OTC FOREX/CFD/METALS/ COMMODITIES /INDEX") products.
- 4.2. By placing an order, the Client authorizes the Company to carry out OTC FOREX/CFD/METALS/ COMMODITIES/INDEX trades in its own name, but for the account of and at the risk of the Client and in accordance with his instructions, with the Company directly, banks, trustworthy institutions or other trustworthy participants that the Company deems appropriate, unless otherwise instructed by Client in writing.
- 4.3. The Client acknowledges that all decisions with respect to a transaction are independently made by Client without taking any advice from the Company. The Company is not acting as an advisor or serving as a fiduciary to Client and cannot be held responsible for any of the Client's transactions.



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5. Tax Regulations:

- 5.1. The Company and the client agree on abiding by the provisions of tax regulations in force and applicable in relation to any of the services submitted by the Company or with respect to any of the transactions executed by the Company on behalf of the Client.

6. RISK ACCEPTANCE

- 6.1. Client acknowledges, accepts and understands that OTC FOREX/CFD/METALS/ COMMODITIES/INDEX transactions are highly speculative, as explained in the Company Risk Disclosure Statement. He acknowledges, accepts and understands that they may pose very significant risks, including but not limited to legal and financial risks to the extent of causing unlimited losses, without any guarantee of retaining the capital invested or generating any profits. Client acknowledges, accepts and understands that OTC FOREX/CFD/METALS/ COMMODITIES/INDEX transactions are suitable only for individuals who are able to cope with the associated risks, who are able to bear financial losses in excess to their deposits, and who have the financial comfort to suffer substantial losses without an impact on their living standard.

7. HIGH RISK OF OTC FOREX/CFD/METALS/ COMMODITIES/INDEX TRADING

- 7.1. The Client acknowledges and accepts hereby that he/she is aware and understands the risks of investing in future contracts on commodities and/or currencies and/or precious metals traded in the Financial Markets. He/she also acknowledges and accepts that he/she is fully aware of the nature of this business and its respective profit and loss that may result from the fluctuation of prices in the Financial Markets, and that he/she is aware of the way these transactions are executed.
- 7.2. After reading and ratifying this agreement, the Client admits that he fully commits to its provisions and all its clauses.
- 7.3. OTC FOREX/CFD/METALS/COMMODITIES/INDEX Trading is highly speculative and is suitable only for those who (i) understand and are willing to assume the economic, legal and other risks involved, and (ii) are financially able to assume losses significantly in excess of margin or deposits.
- 7.4. Foreign currency prices are highly volatile. Price movements of foreign currencies are influenced by various factors, including but not limited to interest rates, changes in balance of payments and trade, domestic and international rates of inflation, international trade restrictions and currency devaluations and revaluations. For example, there can be serious market disruptions if economic or political events locally or overseas affect the market. It is not possible to foresee all risks in advance.
- 7.5. Client represents warrants and agrees that he understands these risks and is willing and able, financially and otherwise, to assume the risks of foreign exchange trading and that the loss of your entire Account balance will not change your life style. Client recognizes that guarantees of profit or freedom from loss are impossible of performance in OTC FOREX/CFD/METALS/ COMMODITIES/INDEX trading. Client acknowledges that he has received no such guarantees from the Company or from any of its representatives or any introducing agent or other entity with whom you are conducting your Company account and have not entered into this client trading agreement in consideration of or in reliance upon any such guarantees or similar representations.



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8. RISK OF RAPID AND TOTAL LOSSES AS A RESULT OF LOW MARGIN/HIGH LEVERAGE

- 8.1. The high leverage and low margin associated with OTC FOREX/CFD/METALS/COMMODITIES/INDEX may result in significant losses due to price changes in OTC FOREX/CFD/METALS/ COMMODITIES/INDEX. A relatively small market movement will have an above average impact on the funds that you have deposited or will have to deposit; this may work against as well as for the Client. Client may sustain a total loss of initial margin funds and any additional funds deposited with the Company to maintain their position.
- 8.2. If the market moves against Client's position or if margin levels are increased, you may be called upon to pay substantial additional funds on short notice to maintain your position. If Client fails to comply with a request for additional funds in due time, his account may be liquidated at a loss and Client will be liable for any resulting deficit.

9. ABSENCE OF REGULATORY AND FINANCIAL PROTECTION

- 9.1. When trading OTC FOREX/CFD/METALS/ COMMODITIES/INDEX with the Company. The Company acts as a dealer, trader etc. in a private contract with Client. The Company may, in turn, enter into "back-to-back" transactions with other dealers, traders, etc. including its affiliates. Prices quoted to the Client by the Company include a price margin. The Company does not execute OTC FOREX/CFD/METALS/ COMMODITIES/INDEX transactions on an exchange and transactions are not cleared by a central clearing organization. Therefore, any transaction with the Company will be solely a private obligation of the Company and not an obligation of a clearinghouse. As a result, the Client does not benefit from the regulatory and financial protections that exist for transactions traded on an exchange.
- 9.2. All obligations of the Client and the Company with respect to CFD trades are based on the terms as set out in (i) the Company. Client Trading Agreement including the General Terms and Conditions and Risk Disclosure Statement, and (ii) the confirmation of the dealing desk which applies to the individual transaction only. Client's obligations from the transaction may not be transferred to a third party, unless with the written express consent of the Company.
- 9.3. The Company reserves the right, without obligation, and with good reason to terminate or close out any transaction prior to its expiration date at any time. At its discretion, the Company is free to quote a price for an early close of a transaction upon request of the Client.

10. CLIENT'S SOLE AND FULL RESPONSIBILITY FOR HIS TRADING DECISIONS

- 10.1. The Company acts solely in the capacity of an arm's length contractual counterparty to the Client with respect to OTC FOREX/CFD/METALS/ COMMODITIES/INDEX transactions. The Company does not offer or assume the function of the Client's financial adviser or fiduciary. Transaction proposals, suggested hedging strategies or other written materials or oral communications from the Company are not to be understood as investment recommendations or advice or as expressing the Company' view as to whether a particular transaction is suitable for the Client or meets his financial objectives. The Company accepts no responsibility arising out of any trading decisions.



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- 10.2. In addition, any market or quote that the Company makes for the Client may be based solely on markets or quotes that are made or quoted to the Company by the counterparties with which it does business. Such quotes or markets may not represent the best quotes or markets available to the Client or the Company from other sources and the Company undertakes no obligation to obtain competitive quotes or markets from other counterparties.
- 10.3. The Company and its affiliates may from time to time have substantial positions in, and may make a market in or otherwise buy or sell instruments similar or economically related to, OTC FOREX/CFD/METALS/ COMMODITIES/INDEX transactions entered into with the Client. The Company and its affiliates may also carry out proprietary trading activities, including hedging transactions related to the initiation or termination of a foreign currency transaction with you that may adversely affect the market price or other factors underlying the foreign currency transaction entered into with you and consequently, the value of such transaction.
- 10.4. The Company, its personnel and affiliates and various other parties may execute orders at the same or better prices ahead of a client order.

11. OFF-EXCHANGE TRANSACTION AND LIMITED LIQUIDITY

- 11.1. The Company does not occur on a regulated exchange, and it may be difficult or impossible to liquidate an existing position, to assess the value, to determine a fair price or to assess the exposure to risk. As a result, transactions involve additional risks. Off exchange transactions may be less regulated or subject to a separate regulatory regime.
- 11.2. Before undertaking OTC transactions, the Client should familiarize himself with applicable rules and attendant risks (see Risk Disclosure).
- 11.3. Transactions on markets in other jurisdictions, including markets formally linked to a domestic market, may increase the risk. Such markets may be subject to regulation, which may offer different or diminished investor protection. Before commencing trading, you should enquire about any rules relevant to particular transactions. The local regulatory authority will be unable to compel the enforcement of the rules of regulatory authorities or markets in other jurisdictions where Client's transactions have been affected. The Client should ask the firm with which you deal for details about the types of redress available in both your home jurisdiction and other relevant jurisdictions before you start to trade.

12. OBLIGATIONS AND RISKS IN SPOT AND FORWARD TRANSACTIONS

- 12.1. From time to time the Client will be responsible to meet the obligations, in accordance with the terms of the Client Trading Agreement, arising under a foreign currency spot or forward transaction. These transactions may be used to establish long or short positions in the market.
- 12.2. The OTC FOREX/CFD/METALS/COMMODITIES/INDEX market is (i) unregulated; (ii) there are no limitations on daily price movements (unless imposed by a government or central bank authority), (iii) no rules to regulate valuation or settlement procedures, and (iv) no minimum financial requirements for market participants.



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13. ELECTRONIC TRADING

- 13.1. OTC FOREX/CFD/METALS/COMMODITIES/INDEX is generally completed through the Company' Internet trading platform. Trading on an electronic trading system differs from trading in the open outcry market. If you undertake transactions on an electronic trading system, you will be exposed to risks associated with the system including the failure of hardware and software.
- 13.2. The Companys' automated order entry system provides immediate transmission of Client's irrevocable instruction once Client enters the notional amount and clicks "Buy/Sell." There is no "second look" at transmission, and market orders cannot be cancelled. The result of any system failure may be that your order is either not executed according to your instructions or is not executed at all.
- 13.3. The Company Automated System serves to place orders for transactions in OTC FOREX/CFD/METALS/ COMMODITIES/INDEX and to access other account services and products provided by the Company Client acknowledges and understands that the use of Automated Systems entails risks, including, but not limited to, interruption of service, system or communications failure, delays in service, and errors in the design or functioning of such Automated Systems (collectively, a "System Failure") that could cause substantial damage, expense or liability to the Client. The Company makes no representation or warranty of any kind, express or implied, with respect to the selection, design, functionality, operation, title or non- infringement of any automated system, and makes no express or implied warranty of merchantability or fitness for a particular purpose, title and/or non- infringement, and specifically disclaims any implied warranty with respect thereto. Without limiting the foregoing, the Company expressly disclaims any representation that any automated system will operate uninterrupted or be error-free.
- 13.4. The Company has no responsibility to inform Client of (i) any decision to use, not use or cease using any Automated System, (ii) the characteristics, functions, design or purpose of any Automated System, or (iii) any specific risks inherent in any Automated System.

14. COMMISSIONS AND OTHER CHARGES

- 14.1. Before trading, Client will obtain a clear explanation of all commissions, fees and other charges for which the Client will be liable. These charges reduce your net profit (if any) and/or increase your loss. Commissions charged on trades can be seen within the platform.

15. ACCESS AND SECURITY

- 15.1. The Automated Systems may be used to transmit, receive and confirm execution of orders, subject to prevailing market conditions and applicable rules and regulations.
- 15.2. The Company consents to grant to the Client the access and the use of the Automated Systems, provided that the Client adopts the required procedures to prevent unauthorized access to and use of the Automated Systems.
- 15.3. The Client accepts full responsibility for all trades executed through the Automated System, including the risk of financial liability for trades executed by unauthorized third parties.



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- 15.4. The Client is responsible for monitoring of his Account(s). The Client shall immediately notify the Company in writing if he becomes aware of any of the following: a) any loss, theft or unauthorized use of your password; b) any failure by you to receive a message stating that an order was received and/or executed; c) any failure to receive an accurate confirmation of an order execution; d) any receipt of confirmation of an order and/or execution not placed by the Client; e) any inaccurate information in the Account balances, positions or transaction history.

16. LIQUIDATION OF ACCOUNTS AND PAYMENT OF DEFICIT BALANCES

- 16.1. The Company reserves the right to terminate the relationship with the Client at any time and, in particular, the Company may, at its discretion, cancel trading orders, close open positions and demand settlement of any open Account balance at a date specified by the Company.
- 16.2. To liquidate the Client's long or short positions, the Company may, in its sole discretion, offset or initiate new long or short positions in order to establish a spread, strangle or straddle to improve protection or avoid reduction of existing positions in the Client's account. The Company may bid and become a purchaser at any such sale.

17. The Company NOTICES

- 17.1. The Client acknowledges and consents to receive monthly account statements, trade confirmations, and statements of close out of open positions required ("Notices") in electronic form through the Internet. The Company does not charge for this service, unless prior written notice is given to the Client.
- 17.2. The Client reserves the right to revoke this consent at any time.

18. PRIVACY POLICY NOTIFICATION

- 18.1. The Client authorizes the Company to gather information about the Client, including but not limited to transactions with the Company and affiliated members of the Company data provided in the Customer Agreement, Account balances, payment history, and Account activity or other information regarding creditability of the Client.
- 18.2. the Company maintains appropriate security safeguards and procedures regarding client information, such as passwords and access codes to prevent unauthorized access to the Client's information, special training of employees to protect Client's information, review of compliance with the Company privacy policy.
- 18.3. The Client acknowledges that the Company may in accordance with the anti-money laundering regulation share information concerning certain business relationships within the Company, if it is essential to prevent and detect money laundering on a Group level.
- 18.4. The Client accepts that Client's information will be disclosed to such third parties, including but not limited to financial institutions or financial service providers, and to the extent necessary, in order to execute Client's orders. The Client acknowledges that it might be required by law to disclose to receiving financial institutions (i) the Account holder's name, (ii) the Account number and (iii) the Account holder's address. The Company is authorized to disclose information as may be required by law, rule or regulatory authority, without prior notice to Client.



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19. WARRANTIES OF THE CLIENT

- 19.1. The Client warrants and represents that the information contained in this Customer Agreement, the Account Application, and any other documents furnished to the Company in connection with Client's Account is complete, true and correct.
- 19.2. The Client represents and warrants in particular that: (i) he is of legal age, (ii) legally competent to execute this Customer Agreement; (iii) no person other than Client has or will have an interest in Client's account(s).
- 19.3. Client hereby warrants that regardless of any subsequent determination to the contrary, Client is suitable to trade OTC FX.
- 19.4. Further, the Client represents and warrants that he is not an employee or associated person of a member firm of any exchange or of a member firm of the Federal Reserve, NFA, or NASD, or any employee or agent of any member of any bank, trust, or insurance company not disclosed to the Company. In the event that Client becomes an employee or agent of any of the foregoing, the Client will promptly notify the Company, in writing, of such employment.

20. GOVERNING LAW AND JURISDICTION

- 20.1. This contract shall be governed by and construed in accordance with the applicable laws and regulations of the Lebanese Republic.
- 20.2. Should any clause in this Client Agreement be or become illegal, invalid or unenforceable in any manner whatsoever, this shall not affect the remaining provisions of this Customer Agreement.
- 20.3. Any litigation or administrative proceeding arising directly or indirectly hereunder must be heard by the courts in Lebanon. The Company shall have the right, at its discretion to enforce its claims at the place of the client's legal residence or in any other Lebanese or foreign court or claims office having jurisdiction.

21. ASSIGNMENT

- 21.1. The Company is entitled to assign this Customer Agreement including all authorizations, to its successors and assigns, whether by merger, consolidation or otherwise.

22. INACTIVE ACCOUNT

- 22.1. The Client acknowledges that if Client does not place a trade during a three (3) month period, and if during such period no OTC FOREX / CFD / METALS / COMMODITIES / INDEX positions are held in Client's Account and there is zero balance, the Account may be automatically removed from the Company system.
- 22.2. Client will thereafter be required to re-establish an Account prior to placing any further trades, and the Company may require additional documentation from Client to reactivate such Account.

23. CLIENT'S INSTRUCTIONS

- 23.1. Unless expressly provided otherwise herein, Client places his instructions electronically or in writing by using proper identification.



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- 23.2. The Company may regard as proper identification the correct password on the Company trading platform for electronic, Client's signature for written, and the phone pin code for oral instructions. The Company is not required to make a more extensive examination of the identification offered by the Client.
- 23.3. Where the Client communicates with the Company via email or places orders electronically, he acknowledges, accepts and understands that the transmission of data via the Internet, which is an unencrypted and unprotected open network, is accessible by the public, bears various risks including but not limited to the risk of unauthorized access to data or Accounts by third parties, or risk of time delays in transmission, delivery or execution of the Client's orders due to malfunctions of communications facilities or systems or other causes beyond the Company reasonable control.
- 23.4. All risks involved in electronic communication and/or trade will be born solely by the Client. The Company assumes no responsibility or liability for losses or damages of any kind resulting from or in connection with the transmission of data via the Internet.
- 23.5. the Company is not responsible or liable for not noticing falsifications or lack of legitimating.

24. ORDERS

- 24.1. Any trading instruction sent by the Client via the Company trading platform is considered as irrevocable request, and will be regarded as an order upon electronic confirmation by the dealing desk.

25. NOTICES

- 25.1. Any notices required to be given by the Client in writing shall be sent by mail or email to the Company to the address indicated on the Company website.

26. ACCESS TO TRADING PLATFORMS AND AUTOMATED SYSTEMS

- 26.1. The Company maintains a trading platform, an Automated System, and service bureaus. The Automated System serves execution of the Client's instructions and Account administration, including but not limited to automated order entry, order routing and/or execution systems, record keeping, reporting and Account reconciliation systems, risk management.
- 26.2. In order to access the Company trading platform and Automated System, the Client receives a password.
- 26.3. The Client acknowledges, represents and warrants that he will guard the password and accept full responsibility for the use of the password as well as any transactions occurring in an account that was opened, held or accessed by use of the password.

27. The Company COMMUNICATION

- 27.1. Any communications from the Company shall be deemed to be validly delivered to the Client if sent to the latest address indicated to the Company for this purpose by the Client, whether by postal service, email, telegraph messenger, system mailbox or other systems of transmission or means of transportation.



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- 27.2. The Company Customer Agreement, Terms and Conditions and trading Rules are deemed delivered and notified to client by being published on the Company website.
- 27.3. The Company accepts no responsibility resulting from its mailing to the Client's latest address.
- 27.4. Any risks or damage resulting from the use of any systems of transmission or means of transportation, particular by reason of loss, delay, misunderstanding, mistakes, distortions or duplications, shall be borne by the Client.

28. CLIENTS' OBLIGATIONS: NOTIFICATION OF RELEVANT CHANGES IN CLIENT'S DATA

- 28.1. The Client assumes the obligation to inform the Company in writing of all relevant changes with respect to the Account, including but not limited to changes of his contact data, or identity of the beneficial owner.
- 28.2. Upon the Company' request, the Client shall disclose the economic background of the Client or other relevant information.

29. APPROVAL OF The Company NOTICES AND STATEMENTS

- 29.1. Any objection to an order confirmation report or statement of account must be made immediately upon receipt and, in addition, confirmed in writing by email or mail, reaching the Company not later than two (2) days from the date on which the order confirmation or statement of account has been delivered to the Client.
- 29.2. Written objections shall be addressed to: the Company, Lebanon, or the most recent address indicated on the Company ' website, and shall be deemed received only if actually delivered or mailed by registered mail, return receipt requested.
- 29.3. Client shall notify immediately if he does not receive the regular communications from the Company, such as order confirmations or statement of accounts, or other communications or mail from the Company which the Client would have had to expect within the usual time period, the latest within ten (10) days after the date, that such communication or statement should have been received.
- 29.4. In the absence of timely objection or dispute, the order confirmation, statement of accounts and content of any notice and communication will be considered as acknowledged and approved by the Client.

30. ACCOUNTS MANAGED BY THIRD PARTY ADVISORS AND INTRODUCED ACCOUNTS

- 30.1. The Client discloses to the Compliance Officer of the Company the identity of any person authorized to give OTC FOREX/CFD/METALS/ COMMODITIES /INDEX trade related instructions to the Company on behalf of the Client ("Trading Agent, Introducing Broker or Money/Fund Manager") by signing the Company Limited Power of Attorney form.
- 30.2. The Client may revoke the authorization of a Trading Agent in writing by registered mail with return receipt at any time. The Company accepts no liability for any loss or damage, direct or indirect, resulting from the Client's failure to duly notify the Company of such revocation.



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- 30.3. Any risks, losses or damages resulting from the representation of the Client by the Trading Agent shall be borne solely by the Client, including but not limited to the Client's choice of trading agent or any transactions of the Trading Agent. The Client acknowledges and understands that the Company does not recommend, warrant or represent any Trading Agent. The Company will hold the Client liable for any damage, loss, costs or expenses (including attorney fees) caused by the Client's representative and/or Introduction Broker, arising to the Company, its members, affiliates, employees, agents, successors and assigns.
- 30.4. The Client acknowledges and applies if he is introduced to the Company by an introducing third party (Introducing Broker).
- 30.5. The Client accepts that if he is introduced to the Company by an Introducing Broker or Agent, any relevant information of the Client to execute transactions will be disclosed to the respective broker by the Company.

31. PRICE INFORMATION AND QUOTATIONS

- 31.1. The Company provides price quotations to the Client through the Company internet platform or its trading desk by telephone upon Client's request to buy or sell OTC FOREX/CFD/METALS/ COMMODITIES /INDEX and other products. Each price quotation is for a specific transaction with a specified value date and a specified product involved.
- 31.2. The Company reserves the right to quote prices differing from prevailing bid and ask market prices. The prices quoted by the Company may be increased in favor of third parties, including but not limited to introducing agents or advisors.
- 31.3. Price quotations are understood net, excluding fees, commissions and other charges.
- 31.4. The Client acknowledges that any information communicated to Client by the Company or by any person within the company is not to be understood as an offer to sell or as solicitation to enter into any OTC FOREX/CFD/METALS/COMMODITIES/INDEX transaction. The Company does not accept any responsibility or liability for the correctness or completeness of information provided by the Company.
- 31.5. The Client acknowledges that any market information provided by the Company may concern OTC FOREX/CFD/METALS/ COMMODITIES /INDEX and other products, which the Company and/or any of its officers, directors, affiliates, associates, members or representatives has itself a position or a trading interest. The Company is not obliged to disclose to the Client its own commercial interests.
- 31.6. Client acknowledges that the Company makes no representations concerning tax implications or treatment of transactions.

32. MISTAKE IN THE EXECUTION OF ORDERS AND QUOTING ERRORS

- 32.1. If the Client suffers any loss through the non-application or incorrect application of an order or transfer, the Company will not be liable.
- 32.2. In case of a quoting error, whether written or oral, the Company accepts no liability and reserves the right to make the necessary corrections or adjustments based on the fair market value determined by the Company, in its sole discretion, of the relevant product at the time such an error occurred.



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33. TRADING LIMITATIONS

- 33.1. At its discretion and without reason, the Company may refuse to accept and execute any of the Client's instructions relating to OTC FOREX/CFD/METALS/ COMMODITIES /INDEX trades.
- 33.2. The Company reserves the right to limit the number or types of positions (e.g. take profit, stop loss, buy and sell limit orders shall be good till Friday) in the Client's Account and to close out any positions exceeding such limit. The Client accepts and undertakes not to exceed such limits.
- 33.3. The Company reserves its right to cancel any orders that still pending by the time the market closes on Fridays.

34. FOREIGN CURRENCY TRANSACTIONS AND CURRENCY FLUCTUATION RISK

- 34.1. If the Client requests a transaction to be effected in any market where transactions are usually settled in a foreign currency, the Client is fully liable and bears all risks of currency fluctuation of respective currency and the United States dollar. All initial and subsequent margin deposits required by the Company policies or requested by the Company shall be in United States dollars or in the currency specified by the Company. The Company is authorized to convert any funds in foreign currency in the Client's Account into and from such foreign currency at the exchange rate that the Company receives from the banks and financial institutions that the Company uses as business partner.

35. EXCLUSION OF LIABILITY BY The Company

- 35.1. Any risks, losses or liabilities resulting from OTC FOREX/CFD/METALS/ COMMODITIES /INDEX transactions on the Client's Account, including but not limited to fluctuations in the market prices, shall be solely born by the Client.
- 35.2. Apart from OTC FOREX/CFD/METALS/COMMODITIES/INDEX transactions and except in cases of intent and gross negligence on its part, the Company accepts no liability arising from the business relationship with the Client, including but not limited to the operation, use or maintenance of the Automated System, the selection, instruction or supervision of employees, agents or sub-agents, quoting errors.

36. OUTSOURCING BUSINESS AND USING AGENTS

- 36.1. The Company reserves the right to delegate the provision of certain services in its core business.

37. COMMISSIONS, FEES, OTHER CHARGES

- 37.1. The Company services are remunerated according to its tariff published from time to time. The Company retains the right to amend this tariff at any time without prior notice.
- 37.2. Client shall pay commission, fees and other charges arising from transactions with or through the Company, including but without limitation to brokerage fees mark-ups and markdowns, statement charges, idle account charges, order cancellation charges, account transfer charges, adjustment charges or other charges, bank fees.



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- 37.3. The Client agrees to pay a transfer fee to the Company in the event the Client instructs the Company to transfer open positions, money and/or property of the Client's account to another institution.
- 37.4. Customer accounts will be subject to a \$25 monthly inactivity fee if no trading activity has occurred for a period of 60 days or more. Trading activity is defined as the opening and/or closing of a position or maintaining an open position during that period.
- 37.5. the Company provides payment fee coverage as a promotional campaign carried out of company's own accord. Amounts of fee coverage for payment systems and additional conditions are set by the Company and can be modified or cancelled at any time. The minimum limits for covering transaction costs for deposits and for withdrawals per trader per month are published and updated on the Company Website.
- 37.6. The Company has all rights to amend, change, delete, add, and modify spreads, fees, daily commissions, swap rates, leverage, margin requirements, liquidation level (stop out level) for any offer/ accounts/ positions, at any time.

38. LANGUAGE

- 38.1. This Trading Agreement, as well as company terms, conditions, and policies, may be translated into other languages but, in the event of any inconsistency or ambiguity as to the meaning of any word or phrase in any such translation, the English text shall prevail.

39. SATURDAYS, SUNDAYS AND LEGAL HOLIDAYS

- 39.1. All days of the week are considered to be business days except the financial market holidays, Saturday and Sunday. Amendments to this Customer Agreement Conditions the Company retain the right to amend its Customer Agreement Conditions and the terms and conditions and trading rules at any time without prior notice.
- 39.2. Amended Conditions are published on the website.

40. GENERAL RULES

- 40.1. All trading transactions are performed online through the Company's trading platforms.
- 40.2. By-phone trading is an emergency option.
- 40.3. Any system failure at the Company may result into not executing the order according to your instructions or not executing the order at all.
- 40.4. Trading accounts are basic and not equipped with the following facilities by default; these facilities are available upon request.
- 40.5. Choice of Leverage is set by default according to the account type.
- 40.6. Expert Advisors, hedge, close-by and other facilities should be requested directly to our Support Department by email: clientsupport@xglobalfx.com.lb and are subject to management approval.



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41. PENDING ORDERS

- 41.1. All pending orders are guaranteed according to the fair market rate.
- 41.2. All pending orders must be placed according to the product specifications. Check products tab on www.xglobalfx.com.lb website
- 41.3. Once pending orders are in process, the Company ' system will reject any cancellation or modification attempted during that time.

42. SCALPING RULES

- 42.1. Definition: Scalping is a trading strategy based on the following principles:
 - a) Distance in pips between open and close price
 - b) Time between open and close
 - c) Frequency of trades
- 42.2. The smaller the distance in pips between open and close price, the shorter the time between open and close, the higher the frequency of the trades, the more chances you have to be qualified as a scalper.
- 42.3. Scalping is allowed under one or all the following conditions:
 - a) Higher spread may apply.
 - b) Lower leverage may apply.
 - c) A commission may apply.

43. EXECUTION

- 43.1. All orders are guaranteed according to the fair market rate.
- 43.2. When a client clicks for a trade, the client makes a request according to the market watch price. If the requested price is a traded market price the trading system will confirm. Otherwise, if the price changes, the system will send an automated re- quote with the fair market rate. The client will then have the choice to confirm or reject.
- 43.3. The Company reserves the right to cancel and delete any transaction/pending order executed on an invalid price (directly executed or re quoted) without prior notice.
- 43.4. Market spread may be offered on all or selected products for the duration of news releases and throughout hectic markets.
- 43.5. The Company may in its sole and absolute discretion, at any time, without a prior notice change its commissions, fees, spreads, margin requirements and leverages, or close any account.
- 43.6. As the Company sees fit, and in order to settle the cumulative foreign currencies positions, a settlement will apply to all accounts periodically. A previous notice in this regard will be sent through the trading system mailbox. Accordingly, any foreign currency position held at the end of a specific business day will be closed and re-opened the next business day. No charges will apply for the settlement.



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44. REPORTING TRADING ERRORS

- 44.1. When you report a trading error, send an email to clientsupport@xglobalfx.com.lb as soon as possible.
- 44.2. We will need the following information to be able to assist you in this regard:
- a) Your name
 - b) Your account number
 - c) Detailed description of the enquiry
 - d) Your ticket/s number if applicable
 - e) Your direct contact information
- 44.3. Any trading error on behalf of the client must be reported within 48 hours.
- 44.4. Any trading error coming from the Company will be amended.

45. LIQUIDATION OF ACCOUNTS

- 45.1. According to the account type; when the margin level specification is reached the Company will liquidate (close) all open position(s) including hedged positions.
- 45.2. Pending orders at liquidation level may not be deleted if there are sufficient margins on account to activate these orders.
- 45.3. Pending orders at liquidation level will be cancelled if there are no adequate margins on account to activate the orders.
- 45.4. Accounts may be liquidated according to the provisions within the Customer Agreement.

46. VALIDITY OF THIS POLICY

- 46.1. The latest published version of this policy on the Company website shall prevail.
Important Notice:
- a) In the event of any dispute arising regarding the customer account/s and/or any open or closed positions within customer account, the Company has the right to internally investigate and audit this account/s including all open and closed transactions. Simultaneously, the account/s funds shall be frozen and no transactions will be allowed until the dispute is completely resolved.
 - b) The Company grants no guarantees to the client account and/or investment and/or funds.
 - c) The Company has all rights to amend, change, delete, add, and modify spreads, fees, daily commissions, leverage, margin requirements, liquidation level (stop out level) and any offers for any accounts or any positions, at any time.
 - d) Furthermore, the Company reserves the right to close any positions or accounts, at any time, without a prior notice.



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47. PROTECTION OF PASSWORDS

- 47.1. The Client is responsible for the protection of The Client's password that gives access to The Client's trading account and online member's area. The Client agrees that, in the event of the loss or misuse of the Client's password, the Company cannot be liable for such loss.
- 47.2. The Client must not divulge their Passwords to anyone else, nor may the Client use anyone else's password. The Client agrees that the Company will treat any person accessing the Client's account/member's area using the Client's password as if they are the Client.

48. The Regulations of The General Data Protection

- 48.1. In compliance with Lebanese Authorities' Regulations, this Agreement shall not be deemed binding to the Company, until the Client provides his Personal Data.
- 48.2. The Client hereby grants the Company the full right to collect and process the said Personal Data. If the Client wishes, at any time, to revoke his/her consent, he/she shall immediately notify the Company, in writing. Such revocation shall be binding as soon as legally notified by the Company and should have no retroactive legal effect.
- 48.3. The Company shall protect the Client's privacy and handle his/her Personal Data in an open and transparent manner, processing it in accordance with the GDPR and local Data Protection's Law.

49. The Electronic Writings & Signatures

- 49.1. The Client acknowledges that, pursuant to Law on "Electronic Transactions & Personal Data" No. 81/2018, Electronic Writings and Signatures, including but not limited to electronic symbols or signature drawings made via an electronic signature utility, sourced by the Client and exchanged with the Company through authorized emails, shall have the same legal effects and evidentiary power as hand-written signatures and writings made on paper or on other means.

50. Death Disclosure

- 50.1. In case of death of the Client, the Company shall liquidate all his/her open positions directly and quickly just after death whether the heirs have notified the Company accordingly or not, and all pending orders should be cancelled immediately.
- 50.2. In case of joint account, and upon the death of any of the members of the Client, the account shall automatically be transferred to the other member(s) who shall have the right to fully dispose of this account without the need to notify the heirs of the deceased by the Company.

51. Rules and Regulations

- 51.1. The Lebanese Courts shall be the only competent authority to rule upon every lawsuit or legal procedure with respect to this account. The governing Laws of this present agreement shall be the regulations and laws in force in the Lebanese Republic as well as by the regulations of the Financial Markets, locally and internationally adopted.



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52. Lift of Banking Secrecy

- 52.1. The Client approves and accepts that all the financial and banking information he/she stated are true and complete and undertakes not to submit or disclose any information he/she shall receive or be informed of during the execution of the present current agreement related to the Company; and that in case of occurrence of any mistake and/or negligence and/or omission by the Client in this respect shall make him/her responsible and subject to legal pursuit before competent authorities.
- 52.2. The Client lifts the banking secrecy on his/her accounts in favor of the Company and exempts it from the obligation of banking secrecy towards all its legal consultants, regulatory, auditors and supervisory authorities subject thereto, as well as official and judicial authorities, and others ... for work requirements.

53. Disclaimer

- 53.1. The Company shall not be accountable and responsible for any loss that the Client may experience resulting from all transactions executed on his/her behalf under the present agreement and therefore shall be fully responsible and bear any loss in this respect.
- 53.2. The Client accepts and acknowledges that the Company provides execution-only services and that any information, reports, opinions, commentary or other materials he receives directly from the Company, from its employees, or through any analytical tools or third party's research provided to him/her by the Company shall not, in any way, be deemed as investment advice and it cannot be relied upon to make investment decisions.
- 53.3. The Client pledges to make his/her own research from external sources as well to make any investment and accepts that the Company shall not be accountable whatsoever for any loss or damage, including without limitation to, any loss of profit, which may arise directly or indirectly from the use of or the reliance on such information. The contents of any report provided should not be interpreted as an express or implied promise, as a guarantee or implication that clients will profit from the strategies herein, or as a guarantee that losses in connection therewith can, or will be limited.
- 53.4. The Company shall not be accountable in any way for any neglect and/or mistake and/or omission from the Client.
- 53.5. Also, except for the obvious and clear mistake, the Company shall not be accountable for the partial or total loss of the documents at its disposal whether because of theft and/or fire or any other reason beyond its control.

54. Force Majeure

- 54.1. If it were not possible for the Company to execute the instructions of the Client for purchase and sale, for any reason Force Majeure or beyond its power, the Company would not be held liable and keeps the right to execute such instructions in part when it is not possible to execute them in full. The Client will be fully responsible.

55. Possibility to Amend This Present Agreement

- 55.1. The Company has the right to amend this agreement at any time, upon making the client sign the amended agreement.



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56. The Agreement Terms and Termination

- 56.1. This Agreement shall be made effective starting the date of signature, as mentioned below, and can be terminated by both parties at any time upon prior 30 days' notice and provided that any transactions that have been completed or are in process of being performed are binding.
- 56.2. The Company can disable access to the trading platform and close down client positions in cases where the Company suspects prohibited trading strategies are being used. Prohibited trading strategies include those based on trading platform deficiencies, price feed delays/latency, inside information or front-running.



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