



CLIENT AGREEMENT

G44 International Limited, incorporated under the laws of Saint Vincent and the Grenadines with Registration 24533 IBC 2018 having its enlisted office at Suite 305, Griffith Corporate Center, P.O. Box 1510, Beachmont, Kingstown, Saint Vincent and the Grenadines (hereinafter alluded to as the "Organization", "G44 FX", "We" or "Us"). And this is a lawful contract between G44 International Limited, incorporated under the laws of Saint Vincent and the Grenadines. The Company is approved as an International Business Company under the International Business Companies (Amendment and Consolidation) Act, Chapter 149 of the Revised Laws of Saint Vincent and Grenadines, 2009 (in this the "Law"), and the individual or gathering that has connected to open a record with the Company (hereinafter alluded to as "Customer", "Client", "You" or "Your") implementing this document.

This document (hereinafter alluded to as "Customer Agreement" or "Assention") and data accessible on the Company's site, including, yet not restricted or limited Terms and Conditions, Anti Money Laundering Statement, Conflicts of Interest Policy, Order Execution Policy, Privacy Policy, Risk Disclosure Statement and Website Cookies Policy (hereinafter alluded to as "Legitimate Documentation"), as revised now and again, communicates to the terms with which G44 FX will give reliable services and work with the Customer.

Customer recognizes, affirms and supports that he/she has read, checked, comprehended, agreed and agreed with the Client Agreement and the Legal Documentation.

This Client Agreement sets out the particular rights and commitments of the two parties in connection with this service and both parties will agree and be bound by these terms on acknowledgment of the terms contained in this.

The Client recognizes that trading any monetary instrument includes a huge level of hazard and may bring about loss of all assets contributed or funds invested.

The Client agrees that the Company's official dialect is the English dialectal.

1. SCOPE

1.1. The Client Agreement oversee every one of the activities identifying with each and all investment services the Company is approved to give.

1.2. The Client Agreement are non-negotiable and abrogate some other statements, courses of action, express or inferred articulations made by the Company unless the Company decides – in its sole tact - that the setting requires something else. Any demonstrations, oversights or portrayals (oral or something else) made either by the Client or by the Company (counting any of Company's representatives the Client has his/her dealings with) should not change or take need over this Agreement.

1.3. The Company reserves the right to revise, adjust and alter erase or add to any of the arrangements of this Agreement whenever as per the terms concerning this. Every single revised term should have prompt impact from the minute they are authoritatively posted on the Company's site. The updated version of these Terms and Conditions turns out to be lawfully



authoritative to the two parties upon Client's entrance, login or utilization of Client's current record.

1.4. The Client's proceeded with utilize or access of the Company's services after the publication of any Changes might be considered as the Client's consent to such adjusted Agreement and shall be represented by that Agreement as altered. On the off chance that the Client does not wish to be bound by those Changes, the Client should stop to get to and additionally utilize Company's services and advise the Company in composing promptly.

1.5. The Client agrees that he/she has perused, comprehended and agreed all terms of this Agreement. By tolerating the Agreement, the Client goes into a lawfully authoritative concurrence or agreement with the Company.

1.6. It is explicitly comprehended and agreed that neither this Agreement nor anything in it might constitute or be regarded to establish a partnership, office relationship or joint Venture between the Client (or any of his/her elements, workplaces, representatives or specialists) and the Company (or any of its workplaces, workers or operators).

1.7. Paragraph headings are for simple of reference just and are not proposed to indicate meaning.

1.8. If there is any contention between the arrangements of this Agreement and relevant Laws and Regulations, the Laws and Regulations shall succeed.

1.9. The Client is provoked to protect a copy of this rendition of Client Agreement for future reference.

2. IMPORTANT NOTICES

2.1. Over the Counter (OTC) trading implies that trading does not occur on a regulated trade. There are no certifications with regards to the credit value of the counter party of your Forex, CFDs, Options and Spread Betting position. Likewise, there might be sure cases in which trading liquidity diminishes, causing Forex, CFDs, Options and Spread Betting in items, monetary standards, currencies, metals and records to stop, in this manner keeping the liquidation of an unfriendly position which may bring about a considerable money related misfortune.

2.2. G44 FX does not give investment guidance. The market proposals, signals, data gave by and additionally disseminated by G44 FX are general in nature and construct exclusively with respect to the judgment of G44 FX faculty or from outsider data providers. These market suggestions might possibly be steady with the market position or expectations of G44 FX, its associates, as well as workers. The market suggestions and data gave by G44 FX depend on data accepted to be solid, however G44 FX can't and does not ensure the exactness or fulfillment thereof or speak to that following such proposals will wipe out the hazard characteristic in trading Forex, CFDs, Options and Spread Betting. Any market suggestions of, or data gave by, G44 FX does not constitute an offer to purchase or offer, or the sales of an offer to purchase or offer, any OTC trade. Client comprehends and thusly concurs that Customer is able to do, and exclusively in charge of, surveying the benefits and dangers of any trade it might go into with G44 FX.



2.3. Customer comprehends that G44 FX does not allow its Customer delegates to either practice discretion or deal with an OTC record. In the event that Customer's record isn't being traded with Customer's approval, Customer must tell G44 FX promptly.

2.4. G44 FX margin strategies or potentially the arrangements of those banks/clearing houses through which trades are executed may require that extra subsidizes be given to appropriately margin Customer's record and Customer is committed to promptly meet such margin necessities. Inability to meet margin calls may bring about the liquidation of any open positions with a resultant misfortune. G44 FX claims all authority to decline to accept any order.

2.5. Customer comprehends that it should deliberately review the reports identifying with Customer's trading posted online by G44 FX. All reports of execution and articulations of records will be esteemed last unless client questions inside one business long periods of being posted. Complaints might be made at first by email or by phone, yet should be affirmed from that point in writing.

2.6. Customer comprehends that G44 FX may set up standards and arrangements for customer accounts, including yet not constrained to minimum account size, venture era, investment time period, commissions and expenses, use measure per instrument, fees, leverage size per instrument, stamp ups, rules identifying with stop misfortunes and points of confinement, rules identifying with rollovers, rules identifying with edge calls, or some other monetary plan, and that such guidelines and arrangements might be changed by G44 FX from time to time.

2.7. The Customer concurs that Customer is completely in charge of settling on all choices as to transactions affected for Customer's record. Client has thought about the foregoing factors and in perspective of Customer's present and anticipated financial resources, Customer is ready and ready to expect the significant money related dangers of risks of OTC trading.

3. COMMUNICATION

3.1. The key strategy for correspondence between G44 FX and Customer will be electronically by means of G44 FX site, on-line trading platforms and with email.

3.2. Information with respect to orders put and executed will be addressed personally to Customer through a client particular record.

3.3. However, certain data will be given generally on our site, for example, general market proposals, recommendations and Customer hereby agrees to accepting data.

3.4. All composed or written communications from us to you will be in the English.

4. KNOW YOUR CUSTOMER (KYC) PROCEDURES

4.1. The Company is obliged by law to affirm and check the identity of every individual who enlists on the Company's framework and opens an account with the Firm. Subsequently, as a part of the Company's commitments to comply with applicable Anti-money laundering and Know Your Client enactment, the Company asks for its Clients to give certain Verification Documents.

4.2. Among different things, the accompanying standards are considered as a part of the Know Your Customer technique:



- The Company won't agree to accept as Clients engaging in unscrupulous behavior or in unlawful act.
- The Company won't accept as Clients, parties that can't make an all-around educated and sensible judgment with regards to the acts in which they are engaged
- Keep in mind that the Company won't accept as Clients unwilling to give adequate reports/information and data as gave in the Agreement

4.3. You agree to give genuine, present and finish data about yourself during the enrollment procedure. Subsequently, when you open an account, we ask that you give certain documentation to recognize yourself and to check the data you have submitted to us upon enlistment.

4.4. You will be required to send us the accompanying recognizable proof records:

- Proof of ID: A clear copy of your driving permit, national ID card or your worldwide identification or passport
- Proof of Address: A clear copy of an ongoing service charge, recent utility bill, bank articulation or some other local specialist charge.

Your verification and complete proof of address must incorporate your full name and address, and have been issued the most recent a half year or within the last 6 months.

4.5. We maintain whatever authority is needed to deny or dismiss an enrollment at our own particular carefulness or in view of administrative limitations forced on us.

4.6. The Company will accept a forthcoming or potential Client just when it turns out to be completely fulfilled that the Client agrees to Know Your Customer and due persistence techniques to guarantee that another association with the potential Client does not adversely affect the reputation of the Company.

4.7. The Company undertakes identification proof methods (which incorporate the making of client's economic profile and the completing of Appropriateness/reasonableness Test) on Clients before the establishment of the business relationship.

4.8. The Client warrants and speaks to that constantly all the data gave to the Company should be valid, precise, up to date and complete and that the Client shall update the Company in composing by means of email (sent to the Company from the Client's enrolled email address) or through the Online Trading Facility (where accessible) upon any changes in regard to the data gave.

4.9. Client thus concurs that the data collected and acquired from the Client might be used by the Company, its operators and specialist co-ops and administrative bodies to conduct identity, extortion, AML, credit and different checks and the Client therefore approves the above elements to direct the above checks. The Company shall use all the data got from the Client as per its Privacy Policy, which can be found on the Company's Internet Website.



5. ACCOUNT OPENING

- 5.1. In request to open a Trading Account each potential Client shall be required to effectively complete the Online Registration Process as controlled by the Company, at its sole tact.
- 5.2. The Client agrees and comprehends that once he/she finishes the Online Registration Form, the Company gets his/her Application for Online Account Opening. Now, the Client approves the Company to use all the data gave by him/her with the goal that the Company can utilize such data in order to conduct any searches for the purpose of verifying Client's identity, against a particulars on any database (open or something else) to which such outsiders approach.
- 5.3. The Client agrees and comprehends that it is his/her duty to give the Company the most exact and up-to-date data, as the Company depends on the data introduced by the Client in the Online Registration Form.
- 5.4. Prospective Client might finish the Online Registration Form and read, and accept the Legal Documentation.
- 5.5. Once the Registration Process is finished, the Client will have the capacity to make a Trading Account.
- 5.6. The customer will give the confirmation records to Proof of ID and Proof of Address.
- 5.7. Once the Company will be satisfied with all documentation and data got, the Client's Trading Account shall be checked and the Client shall get an email affirming that due determination and KYC process has been effectively finished.
- 5.8. The Client shall get an email with the login credentials for the MT5 Platform.
- 5.9. This will start business connection between the Client and the Company.
- 5.10. The Client recognizes that the Company isn't obliged to accept Client's Application for online Account opening and that the Company has the privilege to end the Agreement.

6. DORMANT ACCOUNTS

- 6.1. Client records in which there have been no transactions for a set time of twelve (12) back to back months will be viewed as lethargic. Dormant records are accused of support expense of \$50 or everything of the free adjust in the record if the free adjust is under \$50. There will be no charge if the free adjust is zero. Accounts with a zero free adjust may likewise be closed. The Dormant records charge will be performed yearly.

7. CLIENT'S AUTHORIZED REPRESENTATIVE

- 7.1. The Client has the privilege to delegate an Authorized Representative to offer Orders to the Company, gave that the Client has informed the Company in composing of practicing such right. Any such endorsement shall be at the Company's sole prudence.
- 7.2. By designating an Authorized Representative, the Client forgoes any claim or request he/she may have against the Company, its directors, workers, investors and operators regarding any harm he/she may cause because of any activity or oversight of the Authorized Representative.



7.3. The Company, as per general t rules with respect to power of lawyers, is qualified for get Orders from an Authorized Representative.

7.4. Unless the Company gets a composed notice from the Client for the end of the said Authorized Representative's arrangement, the Company will keep tolerating Orders given by this Authorized Representative for the Client's behalf.

7.5. The Company may decline to affirm the assignment of an Authorized Representative, or follow up on any guideline from an Authorized Representative in:

- the event of default
- the occasion where the Company presumes that the transfer according to the guideline submitted is made infringing upon the Laws and Regulation, some other pertinent laws and directions, regular market rehearse and including but not limited to enactment on money laundering, insider trading, or appropriate chapter 11 or indebtedness laws
- if the transfer will put the Clients or the Company at any monetary or legitimate risk
- if the Company speculates that the Client or the Authorized Representative are trading or generally using the Company's administrations in a deceitful, manipulative or unscrupulous way
- for some other reason at all at the Company's sole discretion

7.6. If the Client wishes to end a selection of an Authorized Representative, the composed warning for the end must be gotten by the Company with at least 5 working days' notice earlier the end date

8. ELECTRONIC TRADING

8.1. Once the Client Agreement initiates, the Client shall:

- Download and install the Trading Platform(s) programming (the "software") accessible online on the Company's Website or potentially get to his/her record through the Web-based trading platform (if appropriate)
- Receive, through an email, get to codes (the "Entrance Codes" or "Login Credentials") to empower him/her to sign in to the Online Trading Facility keeping in mind the end goal to send as well as adjust guidelines for the reasons for trading financial related instruments.

8.2. The Software, which may have been produced by a party other than the Company, bolsters information security conventions perfect with the conventions used by the Company.

8.3. The Company is responsible of keeping up its Online Trading Facility and other related frameworks updated; along these lines, the Client accepts that the Company or a pertinent outsider may, occasionally, perform maintenance that may incorporate closing down, restarting, or reviving the servers to guarantee the successful and productive task of the Online Trading Facility or other related frameworks; these activities may make the trading or other related frameworks be inaccessible for a timeframe. The Client accepts that the Company bears no obligation regarding any misfortune, including monetary misfortune, caused because of any of the above.



8.4. The Client accepts that the Company isn't a network access or power supplier; subsequently, the Client accepts that the Company isn't in responsible of any inability to give an investment or auxiliary service, if such disappointment emerges as an immediate or circuitous consequence of a web access or electricity failure. In like manner, any specific instruction sent by the Client or for the Client's benefit by means of Company's Online Trading Facility or by email might just be esteemed to have been gotten and shall at exactly that point constitute a substantial guideline as well as restricting contract between the Client and the Company, when such instruction has been recorded as executed by the Company or for the Company's behalf. Without anyone else nonetheless, such guideline shall not constitute a binding contract between the Client and the Company.

8.5. The Client accepts that when using Company's Online Trading Facility, the Client must:

- Ensure that his or her PC frameworks are kept up in great order and are reasonable for use with Company's Online Trading Facility.
- run such tests and provide such information to the Company as the Company shall reasonably consider necessary to establish that the Client's computer systems satisfy the requirements notified by the Company to the Client from time to time
- carry out virus checks on a regular basis
- inform the Company immediately of any unauthorized transaction which the Client knows of or suspect and, if within the Client's control, cause such unauthorized use to cease
- Not at any time leave the computer terminal from which the Client has accessed Company's Online Trading Facility or let anyone else use such computer terminal until the Client has logged off from Company's Online Trading Facility.

8.6. The Client understands and agrees that the Company is the sole counterparty in relation to the platform providers, and therefore the Client will not bring any legal action, including negligence, breach of contract or otherwise, to any third-party software and/or technology providers whose products and services assist in providing the service to the Client.

9. TRADING PLATFORM

9.1. The Company empowers Retail Clients to trade Forex/CFDs by means of its Meta Trader 5 (MT5) Trading Platform.

9.2. The Client shall download and install the Trading Platform shape the Company's Website, and use it exclusively to obtain the services set out in this Agreement, all as per and subject to terms of this Agreement.

9.3. The Company makes no express or inferred representation:

- that the Trading Platform will be accessible for get to constantly, or whenever on a persistent continuous basis
- as to the activity, quality or usefulness of the Trading Platform

- that the Trading Platform will be free of errors or imperfections



- that the Trading Platform is free from different dangerous viruses or whatever else that has polluting or ruinous properties incorporating where such outcomes in loss of or debasement to the Client's information or other property

9.4. The Client concurs not to either purposefully, rashly, carelessly or something else:

- Use the Trading Platform for unlawful purposes or in any way that ruptures the terms of this Agreement
- Interfere with or upset the best possible task of the Trading Platform, equipment, frameworks or systems, including (however not restricted to) purposely or carelessly transmitting documents that may contain malignant substance equipped for meddling in any capacity with the activity of the Trading Platform
- Take any activity which does or may make the arrangement of the Trading Platform different clients to be hindered or corrupted.

9.5. From time to time, acting sensibly, the Company might have the privilege to add to, alter, or expel any of the Trading Platform(s) without obligation under this Agreement. The Client consents to agree such modification(s) as a major aspect of this Agreement.

10. SECURITY, AUTHENTICITY AND ACCESS

10.1. The Client should be exclusively in charge of any guidelines sent and additionally got through the Online Trading Facility from the Client or his/her Authorized Representative.

10.2. The Client might guarantee that his/her Login Credentials stay secret constantly. On the off chance that, under any conditions, the Client uncovers the Access Codes to either common or lawful individual, other than his/her Authorized Representative, the Company might bear no duty regarding any misfortune that emerges, including yet not constrained to money related misfortune, as aftereffect of the Client's activities. The Client will be at risk for all Transactions as well as Contracts executed by methods for his/her Access Codes, regardless of whether such might be wrongful.

10.3. The Client should instantly illuminate the Company on the off chance that it becomes obvious/that the Access Codes have been utilized, either to trade or different purposes, without his/her express assent. The Client agrees that the Company can't distinguish any occasions when a man, other than the Client or his/her Authorized Representative, is signing in to the Online Trading Facility without the Client's express assent.

10.4. The Client agrees that the Company bears no obligation if either a characteristic or legitimate individual achieves through unapproved get to any data, including data in regards to Client's trading, while such data is being transmitted from the Client to the Company (or some other gathering approved by the Company) and the other way around; such transmission may either happen through electronic means or other.

10.5. The Client agrees that the Company bears no duty regarding any misfortune, including yet not restricted monetary misfortune, acquired by the Client because of failure of the Client to get to the Online Trading Facility if this has been caused:



- due to the Client's inability to keep up the Software updated as required or
- due to any mechanical, programming, PC, broadcast communications or electronic framework disappointment that could have been controlled by either the Client or the Firm.
- Internet failure

10.6. If for any reason the Client can't get to that Online Trading Facility with a specific end goal to send a direction for the motivations behind trading monetary instruments, he/she should contact the Company quickly. It ought to be noticed that the Company maintains whatever authority is needed to reject such guideline when the Company isn't happy with the Client's personality or clearness of instructions.

10.7. The Client agrees that the Company maintains whatever authority is needed to end Client's entrance to the Online Trading Facility keeping in mind the end goal to guarantee and additionally reestablish the organized task of the Online Trading Facility and secure the interests of both the Clients and the Company; under such conditions the Company may, at its caution, close any of the Client's Trading Account(s).

10.8. The Client comprehends that the Company has the privilege to suspend his/her Account, if the Company, at its sole tact, considers such activity as essential.

11. UNAUTHORIZED ACTIVITIES

11.1. It isn't allowed to utilize the administrations of the Company for an action that isn't approved. In utilizing the administrations of the Company, you concur and recognize that you won't utilize our items and administrations for any Unauthorized Activity.

Unapproved Activity implies any demonstration, including yet not restricted to:

11.2. Money Laundering: The disguise of the beginnings of wrongfully got cash, ordinarily by methods for cash trades including outside banks or honest to goodness organizations. Proof that would tend to demonstrate the capability of this would incorporate keeping and pulling back assets without trading, giving false contact data and giving false documentation.

11.3. Use of Unsuitable Documentation: Documentation is required to be given by each customer demonstrating their personality and perpetual private address. Moreover, confirmation of an installment technique, for example, a Visa, may likewise be required. Unsatisfactory documentation may incorporate phony, fashioned or adjusted documentation, which reaches out to changes made physically or with modifications made by a PC to a photo or output.

11.4. Hedging in Bad Faith: Hedging is a procedure utilized as a part of constraining or balancing likelihood of misfortune from vacillations in the costs of items, monetary forms, or securities. Essentially, supporting in lacking honesty is the work of different methods be that as it may, fundamentally taking equivalent and inverse positions in the same Financial Product or a Financial Product profoundly connected at close to a similar time, showing no enthusiasm for bona fide trading. This can occur over a solitary record or over various records.

11.5. Trading on Off-Market Quotes: It isn't allowed to lead an action including the Financial Products of any cost other than the market cost right then and there.



11.6. Churning: Churning means over the top trading planning to create commissions. While there is no quantitative measure for stirring, visit purchasing and offering of securities that does little to meet the customer's speculation targets might be understood as confirmation of agitating.

11.7. News Gap and Break Gap Trading Abuse: All items watch a break either intraday, day by day or week by week. The standard the last cost before the break and the main cost after the break to be fundamentally unique. This distinction, otherwise called a "hole", implies there is no market (no tradable costs) in that range. A hole can likewise be the result of news discharge. The Company is pleased to offer an ensured stop misfortune, take benefit and pending request execution to secure and upgrade the trading of its customers.

11.8. Multiple Account Operation: Clients may not trade utilizing the records of others or enable others to trade utilizing their record. Confirmation of this movement incorporates:

- accounts working from a similar area
- using/showing a similar IP address
- multiple accounts showing a similar store and withdrawal designs
- accounts indicating comparative or indistinguishable trading designs

Where this action is found, the Company maintains whatever authority is needed to close the influenced records and all related open trading positions.

11.9. The Company maintains whatever authority is needed to make the suitable move in conditions where this Client Agreement has been broken. The results of rupturing at least one of the conditions, regarded as "Unapproved Activities", could mean the suspension or conclusion of trades, the arrival of assets, and additionally the suspension or conclusion of your record.

12. PROHIBITION ON ARBITRAGE AND MANIPULATION

12.1. G44 FX does not allow the act of arbitrage when trading and entirely prohibits any type of control of its costs, execution, and stage or making trades in light of mistakes, oversights or misrepresents on the G44 FX stage.

12.2. Price dormancy, network deferrals, and value feed blunders now and then make a circumstance where the costs showed don't precisely reflect advertise rates. The idea of arbitrage and "scalping", or exploiting these Internet delays, can exist in an OTC market.

12.3. Any trades that depend on value dormancy or value feed mistakes might be liable to mediation which incorporates the privilege to void any trades which G44 FX has resolved to be an aftereffect of any of these practices, disavowal of benefits, extending of spreads, square of trading and some other essential redresses or modifications on the record without earlier notice.

12.4. If G44 FX suspects or has motivation to trust that Customer has mishandled the terms and conditions by supporting positions inside (utilizing other trading accounts held with G44 FX) or remotely (utilizing other trading accounts held with different agents), G44 X maintains all authority to scratch off any trades or benefits related with Customer's account(s).

12.5. The Company has the right, at its outright prudence, to deny any withdrawal on benefits from any trade(s) that are shut inside 120 seconds after the trade opening.



12.6. The Company is entitled, by its own particular caution, to wipe out any trade that has been executed due or regarding a blunder, including incorrectly rates, framework glitch and so forth. The Company's record will fill in as definitive proof to the right trade rates on the planet markets and the wrong rate quote given to the Client, and the Company is qualified for right or scratch off any trade in view of the right trade rates.

13. INSTRUCTIONS AND ORDERS

13.1. The Company might accept guidelines that have been transmitted by the Client just through the Online Trading Facility or other electronic means and way agreed by the Company.

13.2. The Company may, at its watchfulness and in specific situations, agree directions by email as well as phone, gave that the Company is completely happy with:

- verification of Client's personality and
- clarity of Client's directions

13.3. The Client accepts that the Company bears no obligation regarding any guidelines that have been not transmitted and additionally have been misjudged as well as something else, for any reason.

13.4. The Company is under no commitment to screen Client's trading or subsidizing action; consequently, the Company may execute a direction got from the Client with no further request regardless of whether such guideline isn't to Client's greatest advantage.

13.5. The Company, at its sole circumspection may affirm instruction(s) got from the Client, if the Company considers that to be vital, by means of any methods.

13.6. The Client accepts that unless the Company gets a composed notice from the Client for the end of the Authorized Representative's arrangement, as clarified in the Authorized Representative Section of this Agreement, the Company will keep tolerating Orders given by this Authorized Representative for the Client's benefit.

13.7. A Client may wipe out Limit Order(s) as well as Pending Order(s) just before such Order(s) has been executed through MT5. Customers can't cross out Limit Order(s) as well as Pending Order(s) when the pertinent Market is shut. Customer's guidelines may be wiped out just if the Company has not followed up on those directions. The Company has no risk for any cases, misfortunes, harms, expenses or costs, including legitimate charges, emerging straightforwardly or by implication out of the disappointment of such request to be wiped out.

13.8. The Client agrees that once a Market Order(s) is/are set, it/they can't be renounced. The Client knows that the Company is under no commitment to wipe out Market Order.

13.9. The Client agrees that the Company maintains whatever authority is needed to decline to execute any order(s).



14. EXECUTION OF ORDERS, STOP AND LIMITS

14.1. G44 FX will utilize monetarily sensible endeavors to finish all requests which it might, in its sole watchfulness, agree as per the oral or composed or mechanized guidelines of Customer.

14.2. G44 FX maintains whatever authority is needed to decline to agree any request.

14.3. G44 FX may, at its sole prudence, enable Customer to indicate an end cost for an trade at the trading stage through a "Nearby at Loss" and "Close at Profit" arrange, subject dependably to the terms of this Client Agreement and some other terms and conditions the Company may execute every once in a while.

- "Close at Loss" implies an offer to close an trade at a cost decided ahead of time by Customer which, on account of an trade that is opened by offering to purchase a particular number of a specific instrument, is lower than the opening trade cost, and on account of an trade that is opened by offering to offer a particular number of a specific instrument, is higher than the opening trade cost.

- "Close at Profit" implies an offer to close an trade at a cost decided ahead of time by Customer which, on account of an trade that is opened by offering to purchase a particular number of a specific instrument, is higher than the opening trade cost, and on account of an trade that is opened by offering to offer a particular number of a specific instrument, is lower than the opening trade cost.

14.4. Upon Customer's offer and the Company's acknowledgment of a request, Customer thusly approves G44 FX to close the trade at the Close at Loss cost or Close at Profit cost, as pertinent, and as settled upon in the request, without facilitate guideline from or notice to Customer.

14.5. G44 FX may, in its sole carefulness, close the trade when the cost cited by G44 FX on the trading stage measures up to the cost agreed by G44 FX for such a request.

14.6. Customer recognizes and concurs that G44 FX should not be committed to close an trade which does not generally conform to some other confinements settled upon as for such trade.

14.7. Customer recognizes and concurs that because of market instability and factors past the Company's control, the Company can't ensure that a Close at Loss request will be executed at the level determined in Customer's request. In such an occasion, the Company will close the trade at the following best cost.

14.8. Customer knows that a piece of the Company's incomes gets from the spreads on every trade. The spread is the distinction between the offer and the solicit cost from the value quote on an trade. In this way, on the off chance that the equitable cost lessens the Company's spread in a particular trade, the Company may, at its sole carefulness, pick not to execute such trade, in which case the Company may send Customer a corrected statement for his thought. G44 FX may finish an trade at its sole tact on the off chance that the equitable cost does not influence G44 FX spread from the trade and/or builds it.

15. MONITORING

15.1. The electronic observing of trades is an issue that is accepting a lot of consideration by the monetary administrations industry. An ever increasing number of trades are being embraced



electronically, with no human mediation, furnishing those associated with illegal tax avoidance with more prominent chances to launder cash and to stay undetected.

15.2. There is acknowledgment by the business and controllers that the electronic checking of trades can furnish some security in managing this hazard. An observing framework can give a powerful method for distinguishing potential illegal tax avoidance trades.

15.3. Transactions executed for the Client are thought about and assessed against the foreseen development of the record, the standard turnover, business and client information/data held and as per the monetary profile of the client. Huge deviations are researched and the discoveries recorded in the document of the Client.

16. COMMUNICATION AND RECORD KEEPING

16.1. Unless particularly taught generally any notice, direction, ask for or other correspondence might be given by the Client to the Company by means of the enlisted email of the Client, by phone (insofar as the Company can distinguish the Client) or in keeping in touch with the enrolled address of the Company, or as particularly expressed in this. All contact subtle elements can be found at the Company's Website.

16.2. The Client recognizes that the Company's legitimate dialect is the English dialect. Any deciphered rendition of the Agreement as well as some other assertion and any authoritative record and the substance of the Company's Website and some other correspondence might be given exclusively to the accommodation purposes. In case of a debate, the separate English adaptation should win.

16.3. The Client concurs that he/she is completely in charge of perusing any messages got from the Company on his/her Online Trading Facility or through some other means.

16.4. The Company bears no obligation for any misfortune that emerges because of postponed or un-got correspondence sent to the Client by the Company.

16.5. The Client is completely in charge of the protection of any data got frame the Company.

16.6. The Client thusly approves the Company to get in touch with him/her straightforwardly as well as by implication.

16.7. The Client is obliged to keep any data concerning his/her association with the Company private constantly.

17. MARKET RECOMMENDATIONS AND INFORMATION

7.1. Customer recognizes that:

- Any showcase suggestions, signs and data conveyed by any strategy for correspondence to Customer by G44 FX does not constitute an offer to offer or the requesting of an offer to purchase any OTC contract, and that G44 FX does not give speculation guidance



- Such suggestion and data, albeit for the most part in light of data acquired from sources accepted by the Company to be dependable, might be construct exclusively with respect to a specialist's supposition and that such data might be inadequate and might be unsubstantiated
- G44 FX makes no portrayal, guarantee or certification as to, and might not be in charge of, the precision or fulfillment of any data or market proposal outfitted to the Customer and should not be in charge of any misfortune or harm including without impediment any loss of edge or benefits which may emerge specifically or in a roundabout way from utilize or dependence on such suggestions or data.

17.2. Customer comprehends that Customer is exclusively in charge of evaluating the benefits and dangers of any trade it might go into with G44 FX whether because of data gave by G44 FX or something else.

17.3. Customer recognizes that G44 FX as well as its workers or agents may have a situation in or may plan to purchase or offer Forex, CFDs, Options and Spread Bets, which are the subject of market suggestions outfitted to Customer, and that the market position of G44 FX or any such representative or delegate may not be predictable with the proposals outfitted to Customer by G44 FX.

17.4. Customer recognizes that G44 FX makes no portrayals concerning the expense suggestions or treatment of any trading movement.

18. CONFIDENTIALITY AND DATA PROTECTION

18.1. When managing the Client's data, the Company should act as per the terms of its Privacy Policy, which is in consistence with the important Laws and Regulations for the insurance of individual information.

18.2. All instructive material gathered on this site is held by the Company in the strictest certainty. The Company considers one of its most astounding needs to keep the protection and honesty of the individual data of its Clients unblemished, and commits the greatest measure of consideration regarding keep the said data securely put away, and also utilized fittingly and just with the required approval. All of the data that is gotten from the Client is maneuvered carefully and a suitable level of privacy.

18.3. By entering this Agreement, the Client hereby gives his/her agree to gather, process as well as generally manage all information gave by the Client including any information which is viewed as touchy with no further necessity to assent.

18.4. Prior to going into the Agreement, the potential Client gets the privilege to question the revelation of individual information. On the off chance that the Client does not agree to the exposure of individual information, the Company claims all authority to reject section into the Client Agreement and additionally some other Agreement as well as the arrangement of the administrations to the potential Client.

18.5. The Client may whenever pull back his/her assent, regardless the Client comprehends and agrees that in the event that he/she pulls back his/her assent, the Company should have the



privilege to instantly end the Agreement as well as administrations gave. Such ask for should be given to the Company in composing through Client's enrolled email address.

18.6. The Company should utilize sensible undertakings to guard Client's own information; be that as it may, transmission of data by means of the Internet as well as innovation frameworks isn't generally totally secure. Any transmission of the Client's information might be at Client's own particular hazard and the Company should have no risk at all.

18.7. The Client comprehends and agrees that the Company will keep any data having a place as well as connection to the Client as per any relevant statutory least.

19. INTELLECTUAL PROPERTY

19.1. All protected innovation of our exclusive stages, items and administrations has a place with the Company. We permit you just the entrance and the utilization of the stages for the execution of the trade trades. Protected innovation incorporates yet it isn't constrained to any copyright on materials, the stages, programming, legitimate documentation, forms, source code, sites, licenses, outlines, databases, licenses, trademarks, technique, know how, trade privileged insights, strategies for success, limited time and promoting material, in any kind of shape. We hold all rights, title and enthusiasm for all our Intellectual Property rights, emerging out of this Client Agreement.

20. NON-EXCLUSIVE LICENSE TO USE THE PLATFORM

20.1. We just give you with a non-selective and non-transferable permit to access and utilize our restrictive stage or outsider stage that we oversee and to profit by our items and administrations. You should not endeavor to access or utilize our site, any stage or applications (i.e. the "Framework") that we possess or we oversee, for any reason that isn't explicitly approved by this Agreement, including however not constrained to the accompanying activities:

- copy, union or trade duplicates, rent, sublicense, disperse, trade, adjust, overhaul, change, decipher or timeshare, figure out, dismantle, decompile, modify or alter our Intellectual Property, in entire or part
- make varieties, upgrades or enhancements to the System
- alter or alter any or the greater part of the substance of our on-line records or outsider records that we oversee (or any part thereof)
- use the System (or any part thereof) to store or generally document in any frame, any valuing information or other information gave by means of the System, for any reason, without our earlier assent

20.2. The non-exclusive stages are claimed by outsiders. Isolate terms and states of access and utilize may apply. If you don't mind visit <http://www.metatrader5.com>

21. DISCLOSURE OF FINANCIAL INFORMATION

21.1. The Customer speaks to and warrants that the monetary data uncovered to us in his/its Application is an exact portrayal of the Customer's present budgetary condition.

21.2. The Customer speaks to and warrants that the Customer has painstakingly considered the bit of the Customer's advantages which the Customer considers to be chance capital.



21.3. The Customer perceives that hazard capital is the measure of cash the Customer will put in danger and its loss would not, in any capacity, change the Customer's way of life.

21.4. The Customer consents to quickly illuminate us if the Customer's money related condition change in such an approach to lessen the Customer's total assets, fluid resources and additionally hazard capital.

22. DISCLOSURE OF CUSTOMER INFORMATION

22.1. G44 FX won't share or offer data in regards to clients as well as forthcoming clients, but to its workers, specialists, accomplices, and partners as required in the normal course of the business, including, however not restricted to, the Company's keeping money or credit connections, or to different people as revealed in the Company's Privacy Statement.

22.2. The Company may likewise uncover to government or state administrative organizations and law requirement experts' data with respect to Customer and Customer's trades in light of a demand for such data or because of a court request or subpoena.

22.3. The Company will share or offer measurable data without revealing Customer's personality.

23. EXCLUSION OF LIABILITY

23.1. You must be more than 18 years old, in order to go into an authoritative association with us.

23.2. You know that our administrations are as of now gave exclusively electronically. We are not subject for any framework disappointment either from your side or our own, including however not constrained to web association, power control cut, phone correspondence disappointment, high Internet activity request, noxious obstruction/access to your framework or our own, equipment mistake, portable applications non-similarity with our System, including our exclusive or outsider framework. We can't ensure that the product and/or the framework that we claim or we oversee in the interest of an outsider, is continuous and blunder free or accessible constantly.

23.3. You won't transmit to or in any capacity, regardless of whether straightforwardly or by implication, open our System to any PC infection or other correspondingly unsafe or pernicious material or device

24. INDEMNITY

24.1. You consent to repay us and hold safe concerning any misfortune, harm, risk, cost or cost that we may endure or cause because of your demonstrations or exclusions, distorting, deluding acts or break of your commitments emerging out of this legally binding relationship.

24.2. Our reimbursement to you or any outsider worried, in any demonstrated conditions, is constrained to the measure of cash you keep up stored in your record with us, identifying with the trade where such risk emerged.



25. FORCE MAJEURE

25.1. The Company should not be in rupture of this Agreement and might not be at risk or have duty of any sort for any misfortune or harm brought about by the Client because of any aggregate or fractional disappointment, interference or deferral in the execution of this Agreement occasioned by any demonstration of God, fire, war, common, uproar, work question, demonstration of government, state, legislative or supranational body or expert, or any venture trade as well as clearing house, powerlessness to speak with showcase creators for reasons unknown, disappointment of any PC managing framework, some other breakdown or disappointment of transmission in correspondence offices of whatever nature, between the Company and the Client or any outsider at all, or some other reason (regardless of whether comparable in kind to any of the above) past our sensible control (a "Power Majeure Event").

25.2. The Client recognizes and concurs that the Company may as it would see it, establish that a Force Majeure Event exists or is going to happen; by and large, we will advise you as sensible practicable on the off chance that it so decides.

25.3. If the Company establishes that a Force Majeure Event exists or is going to happen then it might (without bias to some other rights under this Agreement and at its sole carefulness) make such move as it regards fundamental or proper in the conditions and neither the Company, nor its representatives will be at risk for any disappointment, deterrent or postponement in playing out its commitments under this Agreement or for taking or precluding to make any move according to this subparagraph.

25.4. We won't be subject for any disappointment in execution of the terms of this Client Agreement if such disappointment is caused by certain unforeseeable occasions, including yet not constrained to demonstrations of God, war, legislative pronouncement, cataclysmic events, control disappointment, disappointment in correspondence lines or other system disappointment, judgment or lawful request, strike, or different conditions, past our sensible control.

26. RISK WARNING

26.1. We are required by law to educate you that trading is unsafe. There are different elements, for example, the universal costs instability, which is exceptionally hard to foresee. Because of such instability, notwithstanding the spread that we add to all counts and statements, no budgetary contract bought or other administration offered on our Website (regardless of whether the payout surpasses the excellent sum) might be considered as a sheltered trade.

26.2. Do not go into trades or contribute stores that are over your money related capacities. Likewise, certain money related items are not appropriate for individuals without the applicable information and/or encounter. This is the reason we furnish you with various choices as far as items and administrations, contingent upon your capacities and learning. In the event that you would in any case wish to open a record, we will request that you recognize that you know about the budgetary dangers.

27. SUSPENSION OF SERVICES

27.1. In the improbable occasion that we may need to suspend our administrations, on both our exclusive and outsider stages, we will end our association with you and in this way shut every



single vacant position at payouts reasonable and sensible at the time. Such payouts might be controlled by reference to the day by day esteems distributed on our site that are identified with the between bank trading information got on budgetary contract cites. Further to the above data, we may force, at our caution, trading volume and different limitations on your records.

28. GOVERNING LAW AND JURISDICTION

28.1. The Client agrees that the Client Agreement and any speculation or potentially auxiliary administrations gave under it by the Company should be represented by the law of the Saint Vincent and the Grenadines.

28.2. Any procedures and their settlement that may include the Company might happen in the skillful courts of the Saint Vincent and the Grenadines.

29. CLIENT'S STATEMENT

The Client warrants and represents to the Company that:

29.1. The Client is Legally of Age (as characterized in this Client Agreement), sound personality and is fit for assuming liability for his/her own particular activities.

29.2. The Client is appropriately approved to go into this Agreement, to give Orders, guidelines and solicitations, delegate an Authorized Representative and to play out his/her commitments hereunder.

29.3. The Client is a person who has finished the Registration Process or, if the Client is a legitimate element, the individual who has finished the enrollment for the Client's benefit is properly approved to do as such and has the specialist to tie that lawful substance to this Agreement.

29.4. The Client isn't a representative, executive, relate, specialist, associate, relative, or generally associated with the Company, different substances in the Company or any partner thereof.

29.5. The Client isn't a representative of any firm whose securities are a basic resource of a CFD offered by the Company.

29.6. The Client has perused the Risk Disclosure Statement and is completely mindful that there is a danger of losing cash when trading Financial Instrument(s) and is completely in charge of any such misfortune. In connection to Client's misfortunes he/she should have no cases at all against the Company or any of its accomplices or their particular executives, officers or workers.

29.7. All subtle elements gave by the Client to the Company either amid the Registration Process, in connection to an Authorized Representative or whenever from there on, including as a feature of any installment store trade, are valid, avant-garde, right and finish and match the name(s) on the credit/charge card(s) or other installment records to be utilized to store or get subsidizes in the Client's Account.

29.8. All activities performed under this Client Agreement won't disregard any law, controls or administer material to the Client or to the locale in which the Client is inhabitant, or any assention by which the Client is bound or by which any of the Client's advantages or finances are influenced.



29.9. The Client has picked the specific sort of administration and Financial Instrument, taking his/her aggregate money related conditions into thought and he/she considers such speculation sensible under such conditions.

29.10. The Client represents himself/herself and not as an agent or a trustee of any third individual, unless the Client created, as per the general inclination of the Company and at its sole carefulness, a record as well as forces of lawyer empowering the Client to go about as delegate or trustee of any third individual.

29.11. All assets kept by the Client to his/her trading account have a place with the Client, are free of any lien, charge, vow and some other encumbrance and were not acquired by the Client, either specifically or in a roundabout way, from unlawful movement. In the event that the Company sensibly presumes that the customer is in rupture of the above guarantee, it might, without discrediting from its different rights under this Agreement and relevant law, to solidify the Account, either by precluding extra stores, declining Order and additionally declining or deferring any withdrawal demands, ending existing Positions as well as some other means it is permitted or required to take under pertinent Law. The Client concurs that the Company might not be subject for any misfortune, harm or cost of any sort which the Client may endure because of such cases.

29.12. The Client recognizes that all Transactions will be performed just through the Trading Platform(s) gave by the Company and the Financial Instruments are not transferable to some other Trading Platform(s) at all.

29.13. The Client concurs not to utilize the Trading Platform or potentially give an Order or go into Transaction inside the meaning of market mishandle or in some other damaging way, including slack trading as well as utilization of server dormancy, value control, time control or whatever other practices which are illicit or potentially are used to give the Client an unreasonable favorable position or which the Company considers, at its sole circumspection, as unseemly and outside the extent of this Agreement as well as out of line business lead.

29.14. The Client should not permit any outsider (counting a relative) other than an Authorized Representative to utilize his/her Account, Login Credentials or character to access or utilize the Services (counting storing reserves from outsiders) or the Trading Platform and the Client might be completely in charge of any exercises attempted on his/her Account by an outsider utilizing the Client's Access Codes.

29.15. The Client is exclusively in charge of any media communications systems and Internet get to administrations and different assents and authorizations required regarding his/her utilization of the Website, the Trading Platform and the Services. Customer might be in charge of all entrance and administration expenses important to associate with the Website and the Trading Platform and accept all charges acquired in getting to such frameworks. The Client additionally accept all dangers related with the utilization and capacity of data on his/her PC or on some other gadget.

29.16. The Client will actualize, work and keep up proper assurance in connection to the security and control of access to his/her PC, and against PC infections or other comparative destructive or wrong materials, gadgets, data or information.



29.17. The Client won't confer any demonstration or show any direct that harms the notoriety of the Company.

29.18. In request to speak with the Company by means of email, the Client will utilize just this email address, which he/she has given the Company amid the enrollment procedure.

29.19. The Client recognizes that no portrayals were made to him by or in the interest of the Company which have in any capacity instigated or influenced him to go into this Client Agreement.

29.20. The Client recognizes and concurs that inception of the business connection between the Client and the Company happens once the Client agrees this Agreement.

30. MISCELLANEOUS

30.1. Unless particularly concurred something else, the Client agrees that the Company is under no commitment to give electronic, or other, affirmation in connection to monetary instruments traded through the Client's trading account.

30.2. Unless particularly concurred something else, the Client agrees that the Company should give no announcements of records in connection to money related instruments traded through the Client's trading account. The Client may, whenever, audit the present and notable condition of his/her trading account through the trading platform(s).

31. INTERNAL / EXTERNAL LINKS, BROADCASTING AND INFORMATION ON OUR WEBSITE

31.1. You will see on our site, communicates, connections to both inner and outer sites, for example, venture examine suppliers, pertinent to the substance and the idea of our administrations. The extent of this data is to give you pertinent data to our administrations to stay up with the latest with the market news and to give you some foundation data available. These connections are not suggestions or notice by an outsider but rather they are to be utilized only for data and reference. Henceforth, we don't accept any obligation on the exactness of such data or for the substance of the connections and we are not bound by it.

31.2. You might be requested to enlist or buy in before survey the substance of outside connections; it is upon your prudence to do as such. We don't hold ourselves obligated for the material of those connections and additionally any presentation that your information might be liable to on the off chance that you choose to unveil individual data. Despite the above, on the off chance that you consider that specific substance of outside connections might be in break of our tenets and strategies or they are unessential to our business, please tell us by email.

31.3. We find a way to guarantee the precision of the substance distributed on our site. Notwithstanding, any data distributed is displayed "as of the date distributed or demonstrated", and might be superseded by resulting market occasions or for different reasons. In no conditions, we ensure the exactness of such data that is distributed only for reference purposes. Along these lines, we might not agree risk for any misfortune or harm that may emerge specifically or in a roundabout way from the substance of the data distributed on our site.



32. TAXATION

32.1. You might be liable to pay taxes arising out of your trading activities, normally identified with the benefits you made, contingent upon the nearby locales in which you are an assessment occupant in. We don't gather any charges for your sake. Likewise, we don't furnish you with any assessment exhortation and we don't manage any expense related issues. Please address any tax related concerns to your tax advisor.

33. TERMINATION

33.1. This Agreement might produce results upon the Client tolerating it on the Company's site and should be legitimate for an inconclusive period until its end as per the terms of this Agreement.

33.2. The Client maintains whatever authority is needed to end the Client Agreement whenever, for any reason or without a reason at all, having furnished the Company with a five (5) days composed notice through email send specifically to the Company from the Client's enrolled email address.

33.3. The Client comprehends and concurs that preceding the cancelation or end ask for, the Client should guarantee that all his/her trades are shut (if relevant) and additionally all his/her assets (if pertinent) have been either discounted or pulled back from Client's Trading Account.

33.4. The Company maintains whatever authority is needed to end the Agreement amid the Registration Process due to, entomb alia, inadequate documentation got from the Client, furnishing the Client with a 24-hour take note.

33.5. Without preference to the over, the Company may, at its sole prudence and anytime confine Client's entrance to the Company's administrations and the Online Trading Facility.

33.6. The Company maintains whatever authority is needed to end the Client Agreement whenever, giving the Client a 24-hour see, with or without cause and for any reason at all, including yet not restricted to if the Company has sensible grounds to trust that:

- the Client had ruptured his/her portrayals and guarantees
- the Client furnished the Company with off base, inadequate or false data or archives
- the Client's Account constitutes or may constitute an Anti-Money-Laundering and Prevention of Terrorism Financing or other administrative hazard
- the Client utilizes Online Trading Facility and additionally gives Orders or go into Transactions inside the meaning of market manhandle or in some other oppressive way, including slack trading as well as utilization of server inactivity, value control, time control or whatever other practices which are unlawful or potentially are used to give the Client an uncalled for favorable position or which the Company considers, at its sole caution, as wrong and outside the extent of this Client Agreement and additionally as out of line business direct

33.7. Without preference to the over, the Company may put Client's Trading Account to peruse just mode (trading crippled) whenever and with no notice gave preceding the commencement of the Account Termination Procedure.



33.8. A Termination of the Agreement should not suggest that any of the Client's duties stop to exist; the Client might at present be obligated to pay to the Company:

- Any sum that is because of the Company
- Any costs that are brought about by the Company, because of the end of the Agreement
- Any harm that has emerged on account of a course of action settlement

33.9. The Company maintains whatever authority is needed to turn around any trades that are regarded to be in opposition to the Company's advantage.

33.10. The Company may, yet isn't obliged to open an interior examination so as to confirm its doubts. Amid that time, the Company may suspend the Account, either by restricting extra stores, declining Orders, declining or postponing any withdrawal demands, discounting parity to the store source, ending existing Positions as well as some other means it is permitted or expected, subject to pertinent Law. The Client concurs that the Company should not be subject for any misfortune, harm or cost of any sort which the Client may endure because of such cases.

33.11. The Client comprehends and concurs that where the Company has adequate motivation to trust that the Client have been acting in opposition to great confidence or where the Client may have been occupied with illicit as well as corrupt movement as well as in examples where the continuation of the arrangements of Company's administrations may bring about a rupture of Company's administrative or different commitments, the Company has the privilege to incidentally and additionally for all time suspend Client's entrance to the platform(s) as well as Account(s) as well as end the Agreement completely or potentially put any inside confinements or potentially make some other move as the Company may consider as fitting in the conditions.

33.12. The Client concurs that the Company should not be subject for any misfortune, harm or cost of any sort which the Client may endure because of Account Termination or potentially Client's restricted access to the Online Trading Facility.

34. DECLARATION

34.1. By acceptance of this Client Agreement, Client thusly proclaims that the cash put resources into Client's record with G44 FX don't begin from illegal tax avoidance, psychological oppressor action, medicate trafficking, snatching, or some other criminal activity.

35. BINDING EFFECT

35.1. This Agreement should be nonstop and might cover, independently and on the whole, all records of Customer whenever opened or revived with G44 FX regardless of any change or changes whenever in the work force of G44 FX or its successors.

35.2. This Agreement including all approvals, should inure to the advantage of G44 FX and its subsidiaries, specialists, successors and relegates, regardless of whether by merger, combination or something else, and might tie upon Customer or potentially the bequest, agent, trustees, executives, legitimate delegates, successors and allocates of Customer.

35.3. The Client thusly indorses all trades with G44 FX influenced before the date of this Client Agreement, and concurs that the rights and commitments of Customer in regard thereto should be administered by the terms of this Agreement.



36. LEGAL NOTICE

36.1. This Agreement supersedes any earlier composed or verbal communication or understanding. We may change the terms of this Client Agreement whenever. Any later form of this document shall supersede every past versions.

37. ENQUIRIES

37.1. For further CLIENT AGREEMENT enquiries & information, please get in touch at support@g44fx.com

“CUSTOMER AGREES HAVING RECEIVED, READ AND UNDERSTOOD THE FOREGOING CLIENT AGREEMENT AND HEREBY AGREES TO BE BOUND BY ALL OF THE TERMS AND CONDITIONS HEREOF.”