

PARTNERSHIP PROGRAM

Effective date November 16, 2015

Quineex Markets Ltd and the person registered on the website www.quineex.com have concluded the present partnership program on the following

1. Terms and definitions

1.1. The following terms used in this partnership program have the meanings set forth in this paragraph:

«Agreement»	The Client agreement available over the Internet at network address https://www.quineex.com/legal/en/client_agreement/
«Bonus»	Money provided to the Client by the Service in case of performing the conditions specified in the Partnership Program.
«Code»	Numeral and/or literal code or reference conferred upon the Client after the acceptance of the Partnership Program.
«Partnership Program»	Present partnership program available over the Internet at network address https://www.quineex.com/affiliate/ .

1.2. The rest of terms and definitions in the text of the Partnership Program are interpreted according to the Agreement and current regulations of Saint Vincent and the Grenadines

1.3. The headings (of articles) of the Partnership Program are for convenience only and shall not in any way affect the meaning or interpretation of the Partnership Program.

2. Conclusion of the Partnership Program

2.1. The text of the Partnership Program contains all necessary conditions and expresses Service's offer to conclude the Partnership Program with the Client.

2.2. To accept the offer, the Client shall do the following steps:

2.2.1. complete the registration on the Website;

2.2.2. read the text of the Partnership Program;

2.2.3. check the box "I accept the terms of the Partnership Program" and push the button «Start using the benefits of the Partnership Program» in the Personal account;

2.2.4. following the confirmation link sent to the Client's authorized e-mail address.

2.3. After the acceptance of the Partnership Program the Service shall generate the Code available in the Personal account. The Partnership Program enters into force on the date of the Client's access to the Code and is effective until termination of the Agreement.

3. Subject of the Partnership Program

3.1. The Service guarantees the Client the provision of the Bonus in case of performing the conditions specified in the Partnership Program.

4. Bonus provision conditions

4.1. The Service grants the Bonus to the Client in case of the Client's assistance in attracting new Clients.

4.2. The Bonus is granted if any person uses the Client's Code while registering on the Website.

4.3. The Service is entitled to set additional Bonus provision conditions. The Service provides information about Bonus provision conditions on the Website and/or sends to the authorized e-mail address of the Client.

4.4. The Service is entitled to withdraw the Bonus provided to the Client as a result of technical and/or any other error on the part of the Client or the Service.

4.5. The Service is entitled not to provide Bonus in case of the Client violation of the Agreement.

5. Reports

5.1. The information about received and paid Bonuses are available in the Client's Personal account.

5.2. The information about received and paid Bonuses for a calendar month is deemed to be the Service's report under the Partnership Program.

5.3. Within 1 (one) working day from receipt of the report the Client shall review it and in case of objections to the report send its disagreements to the Service's authorized e-mail address.

5.4. If within 1(one) working day from receipt of the report the Client does not send any objections to the report, the Service's obligations under the Partnership Program specified in the report shall be deemed to be properly executed.

5.5. The dispute caused by the Client's objections with the report shall be resolved in accordance with Article 7 of the Partnership Program. Until such dispute is resolved the Service is entitled not to provide Bonuses.

6. Financial provisions

6.1. The Service provide to the Client the Bonus in the amount of 20 (twenty) % of the Service's fees paid by the attracted Client.

6.2. The Service provides Bonuses to the Client's Transit account on the 1st day of the month following the report month in the amount specified in the report accepted by the Client.

6.3. The obligation of the Service to provide Bonus is considered to be executed at the moment of money deposit to the Client's account.

6.4. The Parties execute their obligations to pay taxes independently. The Service is not liable for payment of taxes by the Client even if such obligation is directly or indirectly connected with the performance of the Partnership Program.

7. Dispute resolution

7.1. Any dispute between the Parties under the Partnership Program, or in connection with the performance, amendment, termination or rescission thereof shall be settled by the negotiation of the Parties under the Complaints Procedure.

7.2. If the Parties fail to negotiate the disputes shall be settled in the courts of Saint Vincent and the Grenadines.

8. Changes to the Partnership Program

8.1. The Service reserves the right to add to, change, update, or modify the Partnership Program. Any such change, update, or modification will be effective immediately upon posting on the Website and the Client acknowledges that the ongoing use of the Website is independent and adequate consideration in support of such modification. If any modification is unacceptable, the Client's only recourse is not to use the Website.