

ORDER REGULATION

Effective date November 16, 2015

Quineex Markets Ltd. adopts this Order Regulation on the following.

1. Terms and Definitions

1.1. The following terms used in the present Order Regulation shall have the meanings set forth in this section:

« Agreement »	Legal document that describes conditions of providing to the Client the access for trading on the Platform available over the Internet at network address https://www.quineex.com/legal/en/client_agreement/ .
« Liquidity Provider »	Advanced Markets Ltd a legal entity duly incorporated under the laws of United States, legal address 11325 North Community House Rd. Suite 425 Charlotte, NC 28277
« Margin Trade »	Trading using leverage, where the Client may place the Order of a certain size, while having significantly less funds on his/her/its trading account.
« Order Regulation »	Present order regulation available over the Internet at network address https://www.quineex.com/legal/en/order_regulation/
« Specification »	Trading terms (spread, lot amount, minimum deposit for transactions, etc.) for Instruments available over the Internet at network addresses https://www.quineex.com/contract_info/ and https://www.quineex.com/content/trading_conditions/
« Trade Session »	Information about business days and the time when the Client can place the Order available over the Internet at network address https://www.quineex.com/content/sessions/ .

1.2. The rest of terms and definitions in the text of the Order Regulation are interpreted by the Parties according to the Agreement and current regulations of Saint Vincent and the Grenadines.

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

2. General provisions

2.1. The Order Regulation describes the procedure of trading on the Platform in accordance with the Client's Orders.

2.2. The Client bears full responsibility for understanding of all the trading aspects as well as laws and rules regulating the trading.

2.3. The Service offers an opportunity for trading with Instruments in accordance with the Specification within Trade session.

2.4. The Client execute trading operations at the prices (quotes) provided by the Liquidity provider.

2.5. Settlements under trading operation between the Service and the Client are carried out without actual delivery of Instruments.

3. Order placement and execution

3.1. The Client can place the Order only via the Platform. No other delivery of trading instructions for executing the Orders will be accepted by the Service.

3.2. The Client can place the following types of the Orders:

- 3.2.1. Buy limit pending Order for opening a position for purchasing on a price, which is lower than the current price of the Instrument;
 - 3.2.2. Sell limit pending Order for opening a position for selling on a price, which is higher than the current price of the Instrument;
 - 3.2.3. Buy stop pending Order for opening a position for purchasing on a price, which is higher than the current price of the Instrument;
 - 3.2.4. Sell stop pending Order for opening a position for selling on a price, which is lower than the current price of the Instrument;
 - 3.2.5. Buy market execution Order for opening a position for purchasing on a market price of the Instrument;
 - 3.2.6. Sell market execution Order for opening a position for selling on a market price of the Instrument;
 - 3.2.7. Stop loss Order for closing a position on a price, which is less profitable for the Client than the current price of the Instrument;
 - 3.2.8. Take profit Order for closing a position on a price, which is more profitable for the Client than the current price of the Instrument.
- 3.3. For placing the Order, the Client shall define the following parameters:
- 3.3.1. Instrument;
 - 3.3.2. lot amount;
 - 3.3.3. type and price of the Order;
 - 3.3.4. other required parameters foreseen by the functionality of the Platform.
- 3.4. The Service is entitled to restrict the possible parameters of the Order including the minimum and maximum lot amount of the Order. In this case the Service provide the corresponding information in the Specification.
- 3.5. The Order cannot be placed if the Client did not define the required parameters of the Order or if the funds on the Client's account are not enough for the Order placement. If the Client define all necessary parameters, has necessary amount of funds to place the Order and the Order was verified by the Platform and the Service, the Order is deemed to be placed and gets accepted status.
- 3.6. The Service executes the Client's Order in accordance with the parameters defined by the Client.
- 3.7. Execution of the Client's Order is registered on the Platform by adding a corresponding note. The information about executed Orders also available in the Client's Personal account.
- 3.8. Open trading positions are automatically rolled over from one business day to another one with subsequent payment of the Service's fee.

4. Margin trade

- 4.1. The Service may provide to the Client the access to the Margin trade. In this case the Service grants to the Client fixed credit leverage to place an Order. The size of the leverage is determined in the Specification. The leverage may be changed by the additional agreement concluded between the Parties.
- 4.2. The Service is entitled to revise the leverage level for different Instruments which will be reflected in the Specifications. The Service shall inform the Client about changed leverage level via e-mail at the Client's authorized e-mail address.
- 4.3. The Client may use the possibility of Margin trade only in case when the Client has the necessary amount of collateral. The level of collateral necessary for Margin trade is defined by the Service in the Specification. The Service is entitled to close any or all open trading positions, if the level of collateral on the Client's account falls below the level set by the Service.
- 4.4. If in the result of Margin trade, the Client has the unpaid balance on the account the Service is entitled to restrict the functionality of the Client's Personal account until the Client transfers necessary funds to the Client's account.

5. Final provisions

- 5.1. For all other matters not covered by the Order Regulation the Parties act in compliance with the Agreement and the current legislation of Saint Vincent and the Grenadines.