

Protection of Personal Information Policy

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1. Introduction

FXGT.com is a brand name used and operated by GT IO Markets (Pty) Ltd, a registered company in South Africa, with registration number 2015/059344/07 and registered address at Aurora Drive, Liberty Life Building 21, Office 125, 1st Floor Umhlanga, 4301 Kwa-Zulu Natal South Africa, licensed and regulated by the Financial Sector Conduct Authority under the FSCA FSP Number 48896. (the "Company" and/or "FXGT.com").

2. Scope

The Protection of Personal Information Policy (the 'Policy') sets out the process and the procedure adopted by the Company when dealing with Client's personal and sensitive information. The Policy describes how the Company collects and uses information through its website globalgt.com (the 'Website'). This Policy does not apply to websites operated by other organizations and other third parties.

The Company considers the privacy and integrity of the personal information of its Clients as one of its highest priorities and devotes the maximum amount of attention to keep the said information safely stored as well as used appropriately.

The Company respects the privacy of any user that accesses its Website. The Company is committed in taking all reasonable steps in safeguarding any existing or prospective Clients, applicants and visitors.

All informational material collected on this website is held by the Company in the strictest confidentiality.

The Company incorporates strict rules and specific procedures into its day-to-day running in order to guarantee all Clients the maximum achievable level of security in handling their said information.

3. Personal Information

Personal information is collected only when an individual knowingly and voluntarily submits information. Personal Information may be required to provide an individual with further services or to answer any requests or enquiries relating to this service.

It is the Company's intention that this policy will protect an individual's personal information from being prejudiced in any way and this policy is consistent with the privacy laws applicable in South Africa.



The Company collects, stores and uses the personal information provided by an natural / juristic person, to provide financial services.

4. Application for Account

In order to open an account with the Company, the Client must first complete Online Account Opening Process, which requires him/her to provide sufficient information. While completing the Online Account Opening Process the Client is requested to disclose private information in order to enable the Company to evaluate his/her application and comply with relevant rules and regulations. This information may also be used by the Company to inform the Client regarding Company's services. Moreover, information about the Client may also be collected by any correspondence made with the Company by phone, e-mail or otherwise; including information which the Client enters when he/she registers to use the Company's Website, subscribes to the Company's service or any other activities carried out on the Company's Website or any connected applications.

5. Information required

GT IO Markets (Pty) Ltd needs to collect personal or other information:

- Conducting credit reference searches or verification;
- Confirming and verifying an individual's identity;
- For credit assessment and credit management;
- For the detection and prevention of fraud, crime, money laundering or other malpractice;
- Conducting market or customer satisfaction research;
- For audit and record keeping purposes;
- In connection with legal proceedings;
- Follow an individual's instructions;
- Inform an individual of services;
- Make sure the Company's business suits the individual's needs.

The personal information required includes but is not necessarily limited to the following:

- Name
- · Date of Birth
- E-mail



- Address
- · Funding Details
- Financial Situation
- Trading Activity

6. Use of Information

Personal information that a Client submits is used only for the purpose for which it was intended. Copies of correspondence that may contain personal information, is stored in archives for record-keeping and back-up purposes only.

The information received from Clients is used by the Company in order to, inter alia, confirm the Clients identity at any given time. This is done in order to minimize the risk of any sort unauthorized and unprecedented access to the Clients' account within the System of the Company. The other use of Client's Information includes:

- to provide the Client with services that he/she has requested including processing transactions:
- to assess Client's suitability to the products and services we provide;
- to maintain Client's personal profile; to manage Client's account; to contact the Client when necessary or appropriate in relation to the services being provided to him/her, including via a third-party mailing platform;
- to keep the Client updated in relation to matters such as contracts he/she traded and activities of the Company;
- to manage and administer the products and services provided to the Client
- for marketing purposes, including, but not limited to providing the Client with information regarding the products and services offered by the Company and its partners;
- to develop an understanding of the products and services that the Client may be interested in obtaining from the Company and to tailor the Website to Client's needs and interests;
- to create impersonalized statistical data;
- to conduct surveys and questionnaires;
- to enforce the governing Terms and Conditions of Use;
- if the Company believes that the Client has breached the governing Terms and Conditions
 of Use, or abused his/her rights to use the services, or performed any act or omission that
 the Company believes to be violating any applicable law, rules, or regulations, then the
 Company may share Client's information with law enforcement agencies and other
 competent authorities as well as with other third parties, as may be required;
- if the Company is required, or believes that it is required by law to share or disclose Client's information to financial authorities or to any other third party;



- in any case of dispute, or legal proceeding of any kind between the Client and the Company, or between the Client and other clients or third parties with respect to, or in relation with the services that the Company provides;
- in any case where the Company believes that sharing information is necessary to prevent imminent physical harm or damage to property.

The Company may use Client's personal information and share it with its partners, contractors, service providers, advisors, transaction processors and affiliates for the above purposes only, or subject to Client's explicit consent.

The Company will not, without an individual's consent, share information with any other third parties, other than where required by law for any purposes whatsoever.

The Company may collect anonymous statistical information in order to ensure that it meets the needs of its Clients. By collecting such data, the Company is able to monitor and improve the services which it offers to its existing and potential Clients.

7. Third Parties

The Clients' personal information may be, in limited amounts, distributed and further used by trusted third parties, in particular, banks, through which trading operations and the related transactions will take place. When the Client uses the Company's Website, he/she may be able to link to other websites. This Policy does not apply to those other sites which the Company links to and the Company is not responsible for any personal information collected by third parties via those other sites.

8. Data Sharing

The Company may use Personal Data and/or share it with third parties, where deemed applicable, for:

- billing purposes;
- product enablement and build;
- testing or product improvement purposes; and
- to reply to requests from public authorities.

When the Company receives Acquiring Services, the Company shall disclose Personal Data to:

- Visa, its employees, and its third-party subcontractors and their employees;
- MasterCard, its employees, and its third-party subcontractors and their employees; and
- Any other payment solution provider or other card scheme used by the Client.



The Client entitles us to provide the Client's Personal Data to the Card Schemes or other payment solution provider.

The Company may disclose Personal Data and the trading history of the Client to entities to which it may be reasonably necessary such data to be disclosed, namely:

- credit reference agencies;
- law enforcement agencies;
- antiterrorism or organised crime agencies;
- fraud monitoring agencies;
- payment solution providers and card schemes in order to defend the Company on chargeback claims;
- central banks.

When the Company carries out identity verification checks, Personal Data may be disclosed to providers of due diligence software as a service, credit reference agencies, fraud prevention agencies. These checks are identity checks only and therefore shall have no adverse effect on the respective data subject. However, these service providers/agencies may keep a record of the information and a footprint may be left that an identity verifications check was carried out.

9. Security

The Company strives to ensure the security, integrity and privacy of personal information submitted. The Company will review and update its security measures in accordance with future legislation and technological advances. Unfortunately, no data transmission over the Internet can be guaranteed to be totally secure, however, the Company will endeavour to take all reasonable steps to protect the personal information, which an individual submits to the Company or to the Company's online products and services. The Company will always set the highest standards to ensure the integrity of their systems.

The Company may engage with other organisations to provide support services to the Company. Third Parties are obliged to respect the confidentiality of any personal information held by the Company. A Service Level agreement is in place with all Third parties to ensure adherence to all Privacy Policies.

The Company's employees are obliged to respect the confidentiality of any personal information held by the Company. All employees are required to sign an employment contract which includes a confidentiality clause.

GT IO Markets (Pty) Ltd will not reveal any personal information to anyone unless:



- It is compelled to comply with legal and regulatory requirements or when it is otherwise allowed by law;
- It is in the public interest;
- The Company needs to do so to protect their rights.

The Company endeavours to take all reasonable steps to keep secure any information which they hold about an individual, and to keep this information accurate and up to date. If at any time, an individual discovers that information gathered about them is incorrect, they may contact the Company to have the information corrected.

The Company recognises the importance of protecting the privacy of information collected about individuals, information that is capable of identifying an individual (personal information).

10. Updating Client's Information

The Client shall inform the Company regarding any changes of his/her personal data. Additionally, the Client shall inform the Company if he/she wishes to delete personal information that the Company holds about him/her. All requests regarding personal data shall be sent by the Client via email at support@fxgt.com. We will change or delete Client's personal information in accordance with his/her instructions, except to the extent where the Company is required to hold Client's personal information for regulatory or legal purposes, to provide him/her with the services that he/she has requested or to maintain adequate business records. In any case, the Company may keep any aggregated or anonymised information for the purposes described in this Protection of Personal Information Policy, indefinitely.

11. Client's Rights, Choice and Opt-out

By visiting the Company's Website, the Client is not obligated to provide the Company with any of the personal data. However, without providing the information requested during the Online Registration Process, the Company may not be able to open an account for the Client, or to provide the Client with any other services, information or assistance or to evaluate the appropriateness of the service the Client is requesting.

During the Online Registration Process with the Company, as a Client, you will be given the option to opt-out of subscribing to the following additional services:

- Marketing services, which provides you with information regarding the products and services offered by the Company or its partners;
- Newsletters
- SMS (text) messages (if applicable);



Other electronic communications.

If the Client wishes not to receive the above-mentioned communications but he/she has requested to receive such information during the Online Registration Process, the Client may opt-out of receiving them by following the instructions included in each communication.

12. Amendments to Policy

The Company may change and update the terms of this Privacy Policy from time to time. All amended terms shall be effective five (5) calendar days after their initial posting on the Company's Website, or as of the first time that the Client access and or uses Online Trading Facility after such amendments were made, whichever is sooner, unless the Company amends the Privacy Policy to comply with legal or regulatory requirements. In the latter cases, the amendments will become effective as required, or ordered.

13. Contact information:

Any questions relating to the Company's privacy policy or the treatment of an individual's personal data may be addressed to the contact details below:

Key Individual Person: Julian Masson Telephone number: +27 836607874

Postal & Physical Address: Office 125, 1st Floor, Liberty Life Building

21 Aurora Drive,

Umhlanga, Kwa-Zulu Natal 4301

Email address: <u>julian.m@globalgt.com</u>