

PRIVACY POLICY

Effective date November 16, 2015

Quineex Markets Ltd adopts this Privacy Policy which describes how Quineex Markets Ltd collects and uses the information about Client collected through the website www.quineex.com. The Privacy Policy is a very important document which may affect your rights, so please, read it carefully. Please, do not use the website www.quineex.com if you do not agree to the Privacy Policy.

1. Terms and definitions

1.1. The following terms used in this Privacy Policy have the meanings set forth in this paragraph:

« Personal Data »	Any data relating to the Client who is or can be identified either from the data or from the data in conjunction with other information that is in, or is likely to come into, the possession of Quineex.
« Privacy Policy »	This Privacy Policy.
« Processing »	Any operation or set of operations which is performed upon personal data, whether or not by automatic means, such as collection, recording, organization, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or combination, blocking, erasure or destruction.
« Agreement »	The Client agreement available over the Internet at network address https://www.quineex.com/legal/en/client_agreement/ .
« Traffic Data »	The information of the Client's IP addresses, domain servers, types of computers accessing the Website and types of web browsers used to access the Website.

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

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

1.4. The Privacy Policy shall be governed and construed in accordance with law of Saint Vincent and the Grenadines.

2. Collected Information

2.1. The Service may collect the following information:

2.1.1. Traffic Data;

2.1.2. Personal Data;

2.2. Traffic Data is not Personal Data; however, the Service uses cookies or similar technologies that may to some extent identify the Client. Cookies are small text files that enable the Service to collect the information about web-browsing activities of the Client such as the pages visited by the Client and the time the Client spent on viewing the page. The Client may decline the cookies at his or her discretion in the personal settings of the web-browser.

2.3. The Service collects Personal Data that the Client provides directly under the Agreement to open the Personal account and perform any transactions at the Service or use the Service's services. Personal Data may include:

2.3.1. Contact information, such as name, home address, and email address;

2.3.2. Personal account information, such as Client name and password;

2.3.3. Financial information, such as bank account numbers, bank statement, and trading information;

2.3.4. Identity verification information, such as images of your government issued ID;

2.3.5. Residence verification information.

3. The Purposes of Processing

3.1. The Service uses the Personal Data in order to:

3.1.1. Process the Client's transactions;

3.1.2. Respond to the Client's service requests and support needs;

3.1.3. Contact you about the Service's news, updates, promotions and new services (marketing communications).

If you wish to stop receiving marketing communications from us, please contact us at support@quineex.com to opt-out.

3.2. The Service uses Traffic Data in order to:

3.2.1. Understand traffic patterns and the number of visitors to the Website;

3.2.2. Understand how the Client uses and interacts with the Website;

3.2.3. Improve the Website;

3.2.4. Build up statistical data for auditing, research, modeling, and reporting for our advertisers and other partners;

3.2.5. Provide the Client relevant advertising and content.

4. Security and Transfer of Personal Data to Third Parties

4.1. The Service collects and stores all Personal Data and transaction information of every Client for 5 years.

4.2. The Service undertakes a number of standard adequate security measures to ensure the confidentiality of the Personal Data and transaction information and prevent it from loss, theft, unauthorized access, misuse, alteration or destruction. These security measures include, but are not limited to:

4.2.1. Password protected the Client's Personal account;

4.2.2. Encryption technology for all financially sensitive and/or credit information.

4.3. The Client agrees that the Service may share and transfer information, including Personal Data collected under para. 2.3 of the Privacy Policy, to the third party who is contracting party with The Service. This third party may have its own policies and practices of Processing. At any event the Service is not responsible for such policies or practices of any third party.

4.4. The Service may share the Personal Data with law enforcement, data protection authorities, government officials, and other authorities when the Service is legally bound to do so, when it is necessary to report suspicious illegal activity or to investigate violations of the Privacy Policy or the Agreement.

4.5. Whether the Service assigns its rights to the third party or is involved in a merger or similar transfer of assets, the Client grants the Service the right to the transfer the Personal Data to its assignee, acquiring company or transferee of the assets.

5. Changes to the Privacy Policy

5.1. The Service reserves the right to add to, change, update, or modify the Privacy Policy. 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.