INTRAQUOTES

TERMS AND CONDITIONS

LAST UPDATED ON: 2nd May 2023

1. INTRODUCTION

The terms and conditions outline the rules and regulations for using IntraQuotes's Website, products, and services mentioned on the website. While you are accessing our website, we assume that you have accepted all the terms and conditions. Kindly refrain from using IntraQuotes's website if you do not accept all the terms and conditions mentioned on this page.

IntraQuotes (hereinafter 'We' or 'Us' or 'Our' or 'Ourselves') is a business incorporated on the 3rd of December 2018 in the Republic of India under the Kolkata Municipality (KMC) Act 1980, with registration number 482013140, is authorized and regulated by the Government of India. The business operates through the website <u>intraquotes.com</u> (hereinafter 'the Website').

2. ACKNOWLEDGMENT AND ACCEPTANCE:

- 2.1 By completing the cashback signup process and registering to IntraQuotes or subscribing or buying IntraQuotes products via mql5.com, you agree to be bound to the following terms and conditions with us.
- 2.2 Please go through the following carefully, as it sets forth your rights and obligations to the services that we provide to you. In case you do not agree with any of the following statements, we will not be liable to provide any kind of services since that would be illegal.
- 2.3 The Services are available to and may only be used by individuals or companies who can sign a legally binding contract under the laws applicable to their respective resident country.
- 2.4 Without limiting the foregoing, our Services and/or the use of our electronic system(s) and/or website are not available to any person who:
- a) Is under the age of 18 or otherwise under legal age('Minors') in their jurisdiction;
- b) Is not of legal competence or sound mind;
- c) A previously suspended or terminated cashback user or client;
- d) A client with an existing cashback account;
- 2.5 Without derogating from the above, IntraQuotes reserves the right, acting reasonably, to suspend and/or refuse and/or terminate the access to and use our service(s) and/or an electronic system(s) and/or website to anyone in our sole and absolute discretion.

3. DEFINITIONS AND INTERPRETATIONS:

- 3.1. Unless stated otherwise, the Terms stated below shall have the following interpretations and may be utilized in the singular or plural as appropriate.
- 3.2. The terms and conditions, Privacy Statement and Disclaimer Notice, and any or all Agreements apply to the followings:
- a. 'Client',
- b. 'cashback user'
- c. 'cashback member'
- d. 'cashback account holder'
- e. 'Cashback user'
- f. 'Cashback member'
- q. 'You'
- h. 'Your'

All these refer to <u>you</u>, the person accessing our website and accepting our terms and conditions.

'Active trading account' - A real trading account from our partner broker where the client trades or completes any trade transactions in the last 30 days.

'Affiliate' a cashback - We affiliate with a user who promotes our cashback services.

'Associated account' - The client's real trading account is attached to the broker wallet for all cashback transfers with the partner broker.

'Broker wallet' - A preset wallet provided by IntraQuotes on the website with a partner broker where all the cashback earned by that partner broker will be stored.

'Client', 'member', 'cashback user', 'cashback member', 'cashback account holder', 'cashback user', and 'cashback member' refers to the user who has registered to the website and has opened a cashback account.

'Declined trading account' - A real or demo trading account with our partner broker which is declined by us; hence not eligible to earn any cashback or rewards.

'Existing account' - A client existing real trading account with our partner broker which is not registered with our referral link or not pointed to us as an introducing broker.

'IB' - Introducing broker, person, or business who introduces a brokerage service to a client.

'Inactive Account' - If the client did not log in to his or her cashback account for more than 180 days or did not have any active trading account, such account will be classified as an inactive account.

'Partner broker' or 'partner forex broker' - The brokerage company with whom we are partnered as a commission agent, introducing broker or affiliate.

'Product' - Indicator or program developed by us and sold via mql5.com.

'cashback' - A payback for trading with our partner forex brokers based on the client's trading volume and agreed cashback rate by the client.

'cashback account' - A personalized cashback account that the Client holds with the IntraQuotes, designated with a unique account number and used for accessing cashback with the IntraQuotes:

'cashback rate' - A rate of cashback per round standard lot on EURUSD (Eurodollar).

'cashback transfer' - Transferring the client's cashback on the client's wish to his/her associated trading account with a partner broker.

'Referral' - A cashback user who is referred by the affiliate.

'Referral Commission' - Earning a commission from referrals trading activity by the cashback user.

'Round-lot' - A completely closed position. This does not include a fully hedged position where a client may be long and short of the same market.

'Scratch card' - A digital card that probably holds a cash reward within the reward limit and expiry time limit.

It is allotted randomly to the cashback user based on their cashback earning upon meeting certain conditions.

Scratch cards may or may not hold any cash reward.

'Suspended trading account' - A real or demo trading account with our partner broker which is suspended by IntraQuotes; hence not eligible to earn any cashback, rewards.

All the cashbacks, referral commissions, rewards, earned scratch cards will be suspended and reset to zero.

'Terminated account' - A completely closed or terminated cashback account with the suspension of all cashbacks, rewards, and removal of all verified trading accounts.

'Terms' - The mentioned Terms of business governing all the actions that relate to the execution of your cashback.

'Third Party' - any person or legal entity who is not a part of these terms and conditions.

'Verified trading account' - A real trading account with our partner broker which is registered with our referral link specified on our website or shown to our reference or the trading account is shown to us as introducing broker (IB).

Verified trading accounts are eligible to earn a cashback, rewards based on client permitted trading activity, and trade volume.

'Visitor' - A person or entity who visits or views the IntraQuotes website.

4. ADMINISTRATION AND MARKETING:

You accept that IntraQuotes may administer the terms of the Agreement, from time to time, make direct communication with you by email, electronic chat, or post.

5. REFORMS IN TERMS AND CONDITIONS:

A. IntraQuotes reserves the right to amend all or any part of the terms or the services at any given time. Any alterations made will be effective immediately upon notice, which IntraQuotes may provide by any means, including, without limitation, posting on the site or by electronic mail.

- **B**. Your continued usage of the services after such notice will be considered as the acceptance of such changes.
- **C**. You can seek when these terms were last updated by referring to the 'Last Updated' date at the bottom of these Terms.
- **D**. Make sure you return to this page regularly to secure awareness of the most current version of the Terms.
- **E**. You agree that IntraQuotes shall not be liable to you or any third party for any expulsion or discontinuation of any content on or feature of the service, or any change in any fees or charges for the use of the service.

6. cashback ACCOUNT TERMS

6.1. Data access:

- All pending accounts get deleted every 60 days from the day of the account verification request.
- Users can view only the last 90 days' cashback and withdrawal records from the current date.
- Users can view only the last 30 days' scratch card records from the current date.

6.2. Scratch card:

- **A**. The Scratch card does not hold any monetary value until it is redeemed for cash. Once it has been redeemed, reward cash gets added to the account balance of IntraQuotes cashback users.
- **B**. The reward cash is generated randomly and automatically once a scratch card is redeemed. Any kind of claim on scratch cards shall be denied.
- **C**. The reclaiming request shall get rejected since we essentially prefer IntraQuotes cashback members or IntraQuotes cashback users, to be honest, or truthful with both parties (partner broker & IntraQuotes).
- **D**. Any kind of fraud, illegal activities, hate speech, or abusive behavior on the IntraQuotes site will lead to the cancellation of the scratch cards.
- **E**. All existing unredeemed scratch cards shall get canceled if a cashback user account is in the 'inactive account' state. Reclaiming scratch cards are not applicable.
- **F.** Scratch card limits: Users can earn a maximum of 2 scratch cards/week including the redeemed and unredeemed ones. Each scratch card can be redeemed for a maximum value of up to \$100. The monthly scratch reward limit is \$400.

6.3. Duplicate accounts:

- If a client is exposed to having duplicate accounts, (s)he will have his/her accounts closed and forfeit any cashback, or rewards earned.
- cashback accounts cannot be shared and are non-transferable.
- One must provide valid information accurately during all stages of membership to avoid cashback account termination, and suspension of all cashbacks, rewards, and scratch cards.
- One must not use a proxy or otherwise in an attempt to mask or reroute the connection. Using a proxy/VPN is prohibited.

6.4. Account inactivity:

- If a customer is inactive (not logged in) for more than 180 days, IntraQuotes holds the right to set the balance of the client cashback account to 0 (zero) after 180 days.
- IntraQuotes is obliged to send a notice to the client's email address (given at the time
 of registration) a week earlier. Also, IntraQuotes is obliged to send a notice about
 account balance removal 1 day before the action is taken.
- Account status will also get changed to an 'inactive account'. During this inactive period, the user will not earn any cashback from any existing verified trading account.
- To re-active the cashback account, customers need to contact our support system.
 But the cashback account balance along with any existing scratch card, cash reward, or broker wallet will not be recovered.
- A cashback account with an 'inactive' state for more than 365 days shall be removed from our database and will be marked as a terminated account. All records,

cashbacks, scratch cards, and rewards will be revoked permanently and can not be reclaimed.

6.5. Email bounce back:

If the client's registered email (which the client used while registering) is no longer valid or creates a bounce-back response, then the client cashback will be changed into an inactive account immediately & all cashback account balance, reward balance, referral balance & scratch card will be reset to 0 (zero). The email will be removed from our email list without any prior notification.

6.6. 1% cashback booster:

It applies only for one time to a client upon the agreed term; provided the client makes a proper rating and valuable review for us, a 1% extra cashback percentage level will be added with 30 days expiry.

6.7. Review data display:

On the review page, clients can voluntarily either choose to display his/her name or hide his/her name with a generic term as a 'cashback user'.

7. cashback ACCOUNT REGISTRATION & PARTICIPATION REQUIREMENTS

Cashback account registration is open to all residents who are above 18+ years old. But in some countries, some brokers do not allow users to use their brokerage services. So it is recommended to check the specific brokerage pages before proceeding. The payment processor which we use does not allow sending payments to certain countries.

Only one account per member is allowed. Multiple accounts per household are allowed. You are welcome to refer to your family, friends, and others; but cannot refer to yourself. Members found to have duplicate accounts will have their accounts closed and forfeit any points earned. Only the original account owner may use their account. No account can be shared and accounts are non-transferable.

Harassment or bullying of anyone is prohibited. Examples of cyberbullying include mean text messages or emails, rumors sent by email or posted on social networking sites, and embarrassing pictures, videos, websites, or fake profiles.

You agree not to exploit, distribute, or publicly inform other members of any error, miscue, or bug that gives an unintended advantage; violate any applicable laws or regulations; promote or encourage any illegal activity including, but not limited to, hacking, cracking or distribution of counterfeit software, bots, cheats, emulators, or

hacks for the Services. Breaking these terms & conditions causes legal action against the member.

8. cashback PAYMENT

We diligently pay all clients according to either the currently listed rates or agreed-upon rates. cashbacks and bonus points for products and services that allow refunds are paid after the expiration of the refund period.
Any custom quotes/offers must be approved in writing. Certain situations can occur that would prevent payments from being debited, i.e. if a partner broker refuses to pay, or if an individual has provided incorrect payment account information.
IntraQuotes owners, operators, and affiliates shall have no accountability or commitment under any circumstance to issue client payments for any reason, and all payments are issued at our sole discretion.
If at any time IntraQuotes is unable to collect funds from any partner broker(s) or contracted firms/entities then IntraQuotes reserves the right not to pay clients.
IntraQuotes shall not be indebted to any client or other parties for any reason regardless of whether IntraQuotes has received compensation based on actions or agreements executed by the client.
The client agrees to hold IntraQuotes owners, operators, and affiliates harmless from all claims, demands, proceedings, suits, and actions, and all liabilities, losses, and expenses associated with cashback/cashback payments or lack thereof, including payments made based on client instructions and profile settings.
If a cashback was paid but IntraQuotes does not receive commissions from the partner broker, IntraQuotes has the right to ask for a refund from you. Thus, the client has to be sure that all his or her trading is legal and will not be involved in any type of fraud.
If a client's trading was canceled and IntraQuotes do not collect any cashback from the partner broker, the withdrawn money must be refunded by the user within 5 business days.
cashbacks shown on users' profiles are only informational and could be modified without any notice to the user.
IntraQuotes has the right to change cashbacks on the client's cashback account without notice. Additionally, IntraQuotes has the right to remove cashbacks from the client's cashback account, if IntraQuotes does not get the actual money from the trades. (This could happen for example if a client trades arbitrage or makes any other illegal trades).

8.1. Fees Incurred Related To Payments:

A minimum of 1% transactional service charge is applicable on all cashback payment withdrawals, and referral commission withdrawals.

8.2. Non-refund of cashback payment:

For a cashback payment if a client provides the wrong payment account details, then there shall not be any refund for that cashback payment request. It is the client's responsibility to provide accurate cashback payment details.

8.3. Client support:

IntraQuotes have the right to discounted rendering support by email, chat, telephone, social media for abusive clients or a client who is involved in any unsupportive activities as per terms or any illegal activity.

9. AUTO cashback

Auto cashback levels are updated monthly, based on last month's total cashback earnings. Completely independent and separate.

With the auto cashback feature (only for supported brokers) your cashback will automatically be deposited back to your cashback-verified trading account. Therefore you can withdraw your cashback directly from your trading account with your broker.

The auto cashback is completely independent and has separate cashback levels for each broker.

- If a cashback user earns cashback more than \$2000 cashback/cashback last month in total with the selected broker. Then in the following month user cashback percentage will get changed to 85% cashback for that month with that broker.
- If a cashback user earns a cashback above \$500 and between \$500 to \$2000 last a month in total with the selected broker. Then in the following month user cashback percentage will get changed to 70% cashback for that month with that broker.
- If a cashback user earns a cashback above \$0 and below \$500 last month in total with the selected broker. Then in the following month user cashback percentage will get changed to a 50% cashback for that month with that broker.

cashback change will apply between Month's 1st to 5th calendar date.

cashbacks are deposited by the partner broker directly.

INTRAQUOTES shall not be liable in case of any error, or dispute regarding auto cashback from the partner broker side.

10. cashback ACCOUNT TERMINATION

10.1 Definition:

The client's account will be discontinued by suspending all cashbacks, rewards, referral commissions, and scratch cards. All the cashback account balances will get reset to zero. The cashback account will be removed from the active cashback user list.

10.2. IntraQuotes holds the right to close a cashback user account with IntraQuotes any time, for breaking the following rules:

- Any money laundering is done by the cashback user.
- If the cashback user withdraws or transfers the cashback to another client's account other than his or her own account, without prior permission, then such user account cashback payment will get terminated and the account will get suspended and canceled without prior notice.
- Using abusive and offensive language, and any kind of misbehavior with our staff, and the brand including social media harassment posts, will lead to user account termination.
- If a client misbehaves with the partner broker and IntraQuotes face any kind of loss because of a client, then IntraQuotes have the right to terminate the client's cashback account without notice by suspending all the cashback, reward, and scratch cards.
- If a cashback account gets terminated or suspended then all the account balances will get reset, all the rewards will be removed including the scratch cards, and all the trading accounts will be removed from our cashback list.

10.3. Account termination by client's request:

A user can also request to delete or terminate their cashback account as per their wish. To execute the account termination process, the user needs to write an official email to support confirming the action.

11. REFERRAL OR AFFILIATE TERMS:

Referral promotion rules:

- ☐ Affiliates can promote our cashback service only on selected platforms:
 - 1. Digital or electronic platforms like websites or apps.
 - 2. On any authentic website, platform, or app with zero spam score.

Disobeying/breaking the above terms can result in the termination of the user's cashback account with prior notice.

	Affiliate or cashback users are not allowed to promote our service on any gambling, porn, illegal, drugs-related digital, or non-digital platform.
	Any user disobeying this rule, their cashback account will get terminated and all the referral earnings will be suspended permanently.
	Affiliates are forbidden to provide any false, misleading information about our service.
	Any affiliate disobeying this rule shall get terminated by suspending all the referral commissions.
۵	Affiliates cannot promote themselves or use any kind of false traffic to gain referrals.

12. PARTNER BROKER

12.1. Partner Broker Dispute:

- A. IntraQuotes shall not be liable to any kind of partner brokerage dispute with a client or any illegal activities carried out by the partner broker with clients or vice-versa.
- B. IntraQuotes is not a financial broker, therefore, does not handle the client's money. cashback users choose partner brokers on their own decision & self-judgment.

Therefore IntraQuotes is not liable for any kind of loss caused by the partner broker to the cashback users and cashback to the partner broker.

12.2. Promotion and Bonus:

Promotions and bonuses offered by a third party through IntraQuotes are the responsibility of the third party. IntraQuotes will not be liable to a third party failing to deliver or delivering inadequately, on bonus or promotional offers.

13. PRODUCTS

We do not hold any liabilities for the product payment executed by mql5.com. If mql5.com fails to provide any platform-based or payment-based service related to our product, we shall not be liable for it.

14. SITE USAGE

IntraQuotes reserves the right at any time to change all or any part of these terms or the services. Any changes made will be effective immediately upon notice, which IntraQuotes may provide by any means including, without limitation, posting on the site or by electronic mail. Your continued use of the services after such notice will be deemed acceptance of such changes. You can determine when these terms were last revised by referring to the 'Last Updated' date at the bottom of these Terms. Be sure to return to this page periodically to ensure familiarity with the most current version of these Terms.

You agree that IntraQuotes shall not be liable to you, or any third party, for any elimination or discontinuation of any content on, or feature of the service, or for any change in any fees or charges for the use of the service.

15. COOKIES

We employ the use of cookies. By using IntraQuotes's website you consent to the use of cookies under IntraQuotes's privacy policy. The majority of modern-day interactive websites use cookies to enable us to retrieve user details for each visit. Cookies are used in some areas of our site to enable the functionality of this area and ease of use for those people visiting. Some of our affiliate/advertising partners may also use cookies.

Read our privacy policy.

16. LICENSE

Unless otherwise stated, IntraQuotes and/or its licensors own the intellectual property rights for all material on IntraQuotes. All intellectual property rights are reserved. You may view and/or print pages from https://www.intraquotes.com for your personal use subject to restrictions set in these terms and conditions.

You must not:

- Republish material from https://www.intraquotes.com
- Sell, rent, or sub-license material from https://www.intraguotes.com
- Reproduce, duplicate, or copy material from https://www.intraguotes.com

Redistribute content from IntraQuotes (unless content is specifically made for redistribution).

17. USER COMMENTS

- 1. This Agreement shall begin on the date hereof.
- 2. Certain parts of this website offer the opportunity for users to post and exchange opinions, information, material, and data ('Comments') in areas of the website. IntraQuotes does not screen, edit, publish, or review Comments before their appearance on the website and Comments do not reflect the views or opinions ofIntraQuotes, its agents, or affiliates. Comments reflect the view and opinion of the person who posts such a view or opinion. To the extent permitted by applicable laws, IntraQuotes shall not be liable for the Comments or any loss cost, liability, damages, or expenses caused and or suffered as a result of any use of and/or posting of and/or appearance of the Comments on this website.
- 3. IntraQuotesreserves the right to monitor all Comments and to remove any Comments which it considers in its absolute discretion to be inappropriate, offensive, or otherwise in breach of these Terms and Conditions.
- 4. You warrant and represent that:
 - You are entitled to post the Comments on our website and have all necessary licenses and consents to do so;
 - The Comments do not infringe any intellectual property right, including without limitation copyright, patent or trademark, or other proprietary rights of any third party; The Comments do not contain any defamatory, libelous, offensive, indecent, or otherwise unlawful material or material which is an invasion of privacy
 - The Comments will not be used to solicit or promote business or custom or present commercial activities or unlawful activity.
- 5. You hereby grant to IntraQuotes a non-exclusive royalty-free license to use, reproduce, edit, and authorize others to use, reproduce and edit any of your Comments in all forms, formats, or media.

18. HYPERLINKING TO OUR CONTENT

The following organizations may link to our Web site without prior written approval:

- Government agencies;
- Search engines;
- News organizations:
- Online directory distributors when they list us in the directory may link to our Web site in the same manner as they hyperlink to the Web sites of other listed businesses; and

 Systemwide Accredited Businesses except soliciting non-profit organizations, charity shopping malls, and charity fundraising groups which may not hyperlink to our Website.

These organizations may link to our home page, to publications, or other Web site information so long as the link: (a) is not in any way misleading; (b) does not falsely imply sponsorship, endorsement, or approval of the linking party and its products or services; and (c) fits within the context of the linking party's site.

No use of IntraQuotes's logo or other artwork will be allowed for linking absent a trademark license agreement.

19. IFRAMES

Without prior approval and express written permission, you may not create frames around our Web pages or use other techniques that alter in any way the visual presentation or appearance of our Web site.

20. RESERVATION OF RIGHTS

We reserve the right at any time and in its sole discretion to request that you remove all links or any particular link to our Web site. You agree to immediately remove all links to our Web site upon such request. We also reserve the right to amend these terms and conditions and its linking policy at any time. By continuing to link to our website, you agree to be bound to and abide by these linking terms and conditions.

21. REMOVAL OF LINKS FROM OUR WEBSITE

If you find any link on our website or any linked website objectionable for any reason, you may contact us about this. We will consider requests to remove links but will have no obligation to do so or to respond directly to you. Whilst we endeavor to ensure that the information on this website is correct, we do not warrant its completeness or accuracy; nor do we commit to ensuring that the website remains available or that the material on the website is kept up to date.

22. CONTENT LIABILITY

We shall not be responsible for any content appearing on your website. You agree to indemnify and defend us against all claims arising out of or based upon your

website. No link(s) may appear on any page on your website or within any context containing content or materials that may be interpreted as libelous, obscene, or criminal, or which infringes, otherwise violates, or advocates the infringement or other violation of, any third party rights.

23. DISCLAIMER

To the maximum extent permitted by applicable law, we exclude all representations, warranties, and conditions relating to our website and the use of this website (including, without limitation, any warranties implied by law in respect of satisfactory quality, fitness for purpose, and/or the use of reasonable care and skill). Nothing in this disclaimer will:

- limit or exclude our or your liability for death or personal injury resulting from negligence;
- limit or exclude our or your liability for fraud or fraudulent misrepresentation;
- limit any of our or your liabilities in any way that is not permitted under applicable law, or exclude any of our or your liabilities that may not be excluded under applicable law.

The limitations and exclusions of liability set out in this Section and elsewhere in this disclaimer: (a) are subject to the preceding paragraph; and (b) govern all liabilities arising under the disclaimer or concerning the subject matter of this disclaimer, including liabilities arising in contract, in tort (including negligence) and for breach of statutory duty.

To the extent that the website and the information and services on the website are provided free of charge, we will not be liable for any loss or damage of any nature.

The information, software, products, and services included in or available through the intraquotes website may include inaccuracies or typographical errors. Changes are periodically added to the information herein. IntraQuotes and/or their suppliers may make improvements and/or changes to the IntraQuotes website at any time. Advice received via the IntraQuotes website should not be relied upon for personal, medical, legal, or financial decisions and you should consult an appropriate professional for specific advice tailored to your situation.

Intraquotes and/or its suppliers make no representations about the suitability, reliability, availability, timeliness, and accuracy of the information, software, products, services, and related graphics contained on the IntraQuotes website for any purpose. To the maximum extent permitted by applicable law, all such information, software, products, services, and related graphics are provided 'as is' without warranty or condition of any kind. Intraquotes and/or its suppliers hereby disclaim all

warranties and conditions concerning this information, software, products, services, and related graphics, including all implied warranties or conditions of merchantability, fitness for a particular purpose, title, and non-infringement.

To the maximum extent permitted by applicable law, in no event shall intraquotes and/or its suppliers be liable for any direct, indirect, punitive, incidental, special, consequential damages or any damages whatsoever including, without limitation, damages for loss of use, data or profits, arising out of or in any way connected with the use or performance of the intraquotes web site, with the delay or inability to use the intraquotes web site or related services, the provision of or failure to provide services, or for any information, software, products, services and related graphics obtained through the intraquotes web site, or otherwise arising out of the use of the intraquotes web site, whether based on contract, tort, negligence, strict liability or otherwise, even if intraquotes or any of its suppliers has been advised of the possibility of damages.

Because some states/jurisdictions do not allow the exclusion or limitation of liability for consequential or incidental damages, the above limitation may not apply to you. If you are dissatisfied with any portion of the intraquotes website, or with any of these terms of use, your sole and exclusive remedy are to discontinue using the IntraQuotes website.

24. ACCURACY OF INFORMATION

The content on this website is subject to change at any time without notice and is provided for the sole purpose of assisting traders to make independent decisions. owners, operators, and affiliates have taken reasonable measures to ensure the accuracy of the information on the website, however, do not guarantee its accuracy, and will not accept liability for any loss or damage that may arise directly or indirectly from the content or your inability to access the website, for any delay in or failure of the transmission or the receipt of any instruction or notifications sent through this website.

25. LINKS TO THIRD-PARTY SITES

The IntraQuotes website may contain links to other Web Sites ('Linked Sites'). The Linked Sites are not under the control of IntraQuotes and IntraQuotes is not responsible for the contents of any Linked Site, including without limitation any link contained in a Linked Site, or any changes or updates to a Linked Site. IntraQuotes is not responsible for webcasting or any other form of transmission received from any Linked Site. IntraQuotes is providing these links to you only as a convenience,

and the inclusion of any link does not imply endorsement by IntraQuotes of the site or any association with its operators.

26. BLOCK

IntraQuotes have the right to block any visitor, or client for disobeying the above-mentioned terms or conducting any illegal or not permissible activity.

27. PAYMENT AGENT

INTRAQUOTES shall **not be liable** for any loss of any trader who used any broker's platform through our service. INTRAQUOTES is also not liable for any loss incurred by traders for using payment agent partner brokerage service.

INTRAQUOTES **does not provide** any bonus on deposit with the partner broker. INTRAQUOTES only pay in rupees value equivalent to the dollar (rate/value depends on the current time when the payment is being executed) as mentioned in the order and agreed by the withdrawer.

INTRAQUOTES only transfer in dollars value equivalent to the rupees (rate/value depends on the current time when the payment is being executed) as mentioned in the order and agreed by the depositor.

INTRAQUOTES is not liable to provide any support regarding payment agent partner broker service. INTRAQUOTES will only provide support for its own service.