PERSONAL INFORMATION:

Title Mr	Ms
Mrs	
First Name:	
Name:	
Date of Birth: /	Gender: Male Female
Passport/NIC#:	Nationality:
Address:	
Clty: State:-	Country: Postal Code:
Email Address:	Secondary Email:
Primary Contact No:	Secondary Cell No:
Fazo LiquidityAccount No:	
COMPANY DETAILS (for corpora	ite partners only):
Corporate Name:	
NAME OF DIRECTORS	
(A):	Signature:
(B):	Signature:
(C):	Signature:
(D):	Signature:
Authorized Person:	Job Title:
Email:	Mobile:
Company Website:	Company Regulator:

Regulator Website:		Registered Number:-	
Nature of Business:		Year Established:	
Nature of Employees:		Number of Active Clie	nts:
Business Email:		Business Phone:	
Mobile:			
Business Address:			
City:	- State:	- Country:	- Postal Code:

DATE:----

SIGNATURE:----

PARTNERS QUESTIONNAIRE:

11) What Is Your Preferred Deposit & Withdraws Method?Bank Wire Credit Card
Please Specify If Yes 1) 3) 3)
10) Have You Worked As An Ib With Other Brokers?YesNo
9) What Is The Total Equity Of All Clients At The Moment?
8) How Long You Are Doing This Business
7) Approximately how many clients do you expect to introduce to Fazo Liquidity Corp per Month?
1) 3)
6) What are your clients based from (Countries)?
c,d,
a,b,
5) What are the Services that you expect from us?
c, d,
a,b,
4) What are the Services that you offered to your Clients?
3) Do you have a website?
2) How you target your clients?
1) How many active clients you have at the moment?

REBATES & COMMISSIONS

1) What fees does the company ch	arge? (Explain Please)		
Rebates from Spreads	ECNS	Standard F	ix
(li) Commissions	(li) Performance Fee		
2) Products you Mostly Trade?			
Forex	Commodities	Stocks	Futures
3) Account Currency			
USD	GBP	EUR	
4) Bank Information			
Bank Name :			
Account Title :			
Account Number :			
Swift Code :			
IBAN :			
SIGNATURE:	DATE:		

1. SERVICES PROVIDED BY THE IB TO THE COMPANY:

Pursuant to the Company's instructions, the IB shall undertake the following services for the Company's platform, including but not limited to:

- Assisting in establishing the Company's promotional website.
- Referring potential clients to the Company's website, with compliance to AML and KYC procedures as instructed by the Company.
- Executing marketing programs aimed at acquiring new customers.
- Operating a pre-sale call center and sales department.
- Managing the customer support help desk.
- Fulfilling any other reasonable tasks assigned by the Company.

All financial transactions between the Company and its clients, including deposits and withdrawals, shall be conducted directly between them. The IB will not handle any funds from clients on behalf of the Company.

Each party shall bear all costs and expenses related to their activities under this Agreement, unless mutually agreed otherwise in writing.

Both parties agree to perform their obligations in accordance with the highest applicable industry standards and in compliance with all relevant laws, rules, and regulations.

Each party shall promptly disclose relevant information to the other party, including potential clients, leads, or complaints that could lead to claims or liabilities against either party or their related entities.

The IB shall not make any presentations or warranties in the Company's name or bind the Company without prior approval.

The IB shall conduct email and internet promotions in compliance with all applicable laws and regulations, including provisions against unsolicited emails ("spamming"). Specifically:

- The IB shall refrain from sending unsolicited emails regarding the Company or its related entities to individuals or entities who have not requested such information.
- All promotional emails regarding the Company or its related entities shall include "unsubscribe" options at both the top and bottom of the email.

SIGNATURE:	DATE:

The IB shall refrain from:

- Engaging in fax, broadcast, or any other offline marketing methods related to the Company or its related entities.
- Using malware, spyware, or aggressive methods in dealings related to the Company or its related entities.
- Making false, misleading, or disparaging representations or statements about the Company or its related entities.
- Engaging in any other practices that could adversely affect the credibility or reputation of the Company or its related entities, including the use of websites that promote illegal activities or violate intellectual property rights.

DISCLAIMER REGARDING TRADING ADVICE:

In cases where either the IB or the Company provides trading advice or information to a client, the providing party assumes full responsibility, including liability for the accuracy of such information, and any resulting profitability, losses, costs, expenses, or damages incurred by the client.

SIGNATURE:	DATE:

2. RESPONSIBILITIES OF THE IB

The IB agrees to provide the Company with all client lists, including existing clients and potential clients, for the duration of this Agreement. During this period, the IB shall not disclose or share these lists with any entity that competes with or offers similar services to the Company.

However, the IB may share specific client details with a competing entity if the Company has declined to provide services to those specific clients.

The Company retains full discretion over accepting clients and establishing contractual arrangements. It reserves the right to refuse, accept, deny services to, or terminate relationships with any client at its sole discretion.

3. COMPENSATION

The IB is entitled to receive fees as detailed in Schedule A attached hereto.

4. RESPONSIBILITIES OF THE IB

This Agreement remains valid for an initial term of one (1) year from the date of execution. Upon expiry of the initial term and each subsequent renewal term, the Agreement will automatically renew for an additional one (1) year, unless terminated as per the terms herein.

The Company reserves the right to terminate this Agreement with a 90-day prior written notice to the IB, with or without cause. In the event of a breach by the IB, which remains unresolved within 7 working days of written notice from the Company, the Company may terminate this Agreement immediately.

The IB may terminate this Agreement with a 90-day written notice to the Company.

Notwithstanding sections 4.2 and 4.3 above, the Company may terminate this Agreement immediately upon any change in regulatory or legal status, or due to Force Majeure or other circumstances beyond its control, which affect its ability to provide services to clients.

Upon expiration or termination of this Agreement: (a) Each Party shall return all property of the other Party in its possession or control, including all creative and confidential information and Company property as defined herein; (b) The IB shall cease all marketing and promotion activities for the Company and its services immediately; (c) All rights granted to the IB under this Agreement shall cease immediately; (d) All information regarding clients, potential clients, prospective clients, and leads shall remain with the Company and shall not be used or transferred by the IB to any third party.

Sections 4 through 8 shall survive the termination or expiration of this Agreement.

SIGNATURE:	DATE:

5. PROPRIETARY RIGHTS

All software, documentation, hardware, equipment, devices, templates, tools, documents, processes, methodologies, know-how, websites, and any other intellectual property used by or on behalf of the Company or related to the Company, including all copyrights, trademarks, patents, trade secrets, confidential information, and any other proprietary rights ("Company Property"), shall remain the exclusive property of the Company.

Use of Company Marks: During the term of this Agreement, the Company grants the IB a limited, revocable, non-exclusive, and non-transferable license to use the Company's Marks solely as necessary to fulfill the IB's obligations under this Agreement. The IB agrees to use the Company Marks only as permitted herein, in compliance with all prescribed guidelines and standards provided by the Company. The Company Marks shall remain the sole property of the Company, and the IB acknowledges and agrees that no ownership rights in the Company Marks are granted hereby. The IB shall not contest the validity of any Company Marks or use any confusingly similar marks during or after the term of this Agreement.

6. MONEY LAUNDERING

Money laundering involves concealing the origin and ownership of proceeds from illegal activities through financial transactions. It is heavily regulated globally and internationally. The IB is strongly advised to adhere to Anti-Money Laundering (AML) practices to prevent legal repercussions and sanctions.

The Company follows the Customer Due Diligence (CDD) requirements set forth in the AML and Countering Financing of Terrorism Act of St. Vincent and the Grenadines. Detailed guidelines for conducting CDD are outlined in the AML identity verification code of practice guide published by the Financial Services Authority of St. Vincent and the Grenadines.

The primary risk of money laundering through the Company involves the misuse of deposit and withdrawal procedures, potentially presenting illicitly obtained funds as profits from Forex markets. To mitigate this risk, the Company prohibits fund transfers between different entities. For instance, deposits from a client's personal account cannot be transferred to their company-owned trading account, and vice versa. Deposits from relatives must be accompanied by proper documentation, and cash deposits are strictly prohibited. Violations of these rules may result in additional verification requirements for withdrawal requests.

Clients are prohibited from transferring funds between trading accounts not registered under their name to prevent misuse of the Company's services.

SIGNATURE:	DATE:
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7. Confidentiality and Non-Competition

Confidential Information includes all non-public information related to the other Party's business, such as this Agreement, trading specifics, technical processes, customer lists, prospective customer details, product designs, financial data, business plans, and marketing information. Each Party agrees to use the Confidential Information solely for fulfilling its obligations under this Agreement and to take reasonable steps to prevent its unauthorized use or disclosure. Confidential Information does not include information already in the public domain, independently developed by the receiving Party, or obtained rightfully from a third party.

Non-Competition: During this Agreement and for 12 months after termination, the IB agrees not to directly or indirectly solicit or provide services similar to the Company's to the Company's clients (including those in client lists), or engage with current or former Company employees within the last 6 months.

8. Disclaimer of Warranty

The Company provides no warranties under this Agreement, expressly disclaiming all warranties including merchantability and fitness for a particular purpose. The Company also disclaims representations and warranties that its trading platforms do not infringe on any intellectual property rights of third parties. The IB acknowledges that the trading platforms may not meet all client requirements and are provided on an "as-is", "as available" basis.

9. Limitation of Liability

The Company is not liable for indirect, consequential, exemplary, special, incidental, or punitive damages arising from the trading platforms or its obligations under this Agreement, even if advised of such damages. The Company's total liability to the IB under this Agreement is limited to the fees paid to the IB during the preceding three-month period.

10. Indemnification

The IB agrees to indemnify, defend, and hold harmless the Company, its Related Entities, and their directors, officers, employees, subcontractors, and agents from any claims, liabilities, or expenses arising from: (a) the IB's breach of this Agreement; (b) the IB's negligence or willful misconduct; or (c) any warranties or guarantees provided by the IB to leads, clients, or third parties, except where such damages result directly from the Company's activities.

SIGNATURE:	DATE:

11. Non-Exclusive Remedies

In addition to other rights and remedies available under this Agreement and applicable law, in the event of a material breach by the Liquidity Provider, the Forex Broker has the right to: (i) immediately halt all activities with the Liquidity Provider without the need to demonstrate damages or post security; (ii) terminate this Agreement immediately; (iii) seek indemnification for losses, damages, or liabilities incurred due to such breach; and (iv) recover any revenues received by the Liquidity Provider related to breaches of its exclusivity obligation toward the Forex Broker.

12. General Provisions

Force Majeure: Either Party shall not be held responsible for any harm resulting from force majeure events or other occurrences beyond its control that prevent it from fulfilling its obligations under this Agreement. The affected Party shall be excused from performance to the extent hindered or delayed by such events, but will use best efforts to resume performance promptly and mitigate any resulting damages.

Independent Contractor: The Liquidity Provider operates as an independent contractor and is not an agent, representative, or Related Entity of the Forex Broker. The Liquidity Provider does not have the authority to enter agreements on behalf of the Forex Broker or bind it to obligations.

Notice: All communications under this Agreement must be in writing and considered delivered upon: (a) delivery date if personally delivered or sent by email to the intended Party; (b) two (2) business days after deposit with an internationally recognized courier service, with written proof of receipt; or (c) five (5) business days after deposit in certified or registered mail, return receipt requested, with postage and charges prepaid, to the addresses listed on the Registration Page.

The failure of either Party to insist on strict performance of any provision of this Agreement or to exercise any right under it shall not be construed as a waiver of that provision or right. Each waiver must be in writing and signed by the waiving Party.

Entire Agreement: This Agreement, including all Exhibits, constitutes the entire agreement between the Parties concerning its subject matter, superseding all prior written or oral agreements.

Amendment: No amendment or modification of any provision of this Agreement shall be valid unless made in a written instrument signed by both Parties.

SIGNATURE:	DATE:

Assignment: The Liquidity Provider may not assign or transfer this Agreement or its rights and obligations under it to any third party without the Forex Broker's prior written consent. The Forex Broker may assign or transfer this Agreement or any of its rights and obligations to any Related Entity, provided it does not harm the Liquidity Provider's rights under this Agreement.

Severability: Each provision of this Agreement is intended to be severable. If any provision is found unenforceable, it shall not affect the validity of the remaining provisions, which shall remain in full force and effect. The Parties agree that the rights and obligations set forth herein survive termination to the extent necessary to fulfill their intended purpose.

Jurisdiction: Any legal action, proceeding, or claim arising out of or relating to this Agreement shall be brought exclusively in a court of law in St. Vincent and the Grenadines. Each Party submits to the exclusive jurisdiction of such courts, waiving any objection based on improper venue or inconvenience.

Additional Clause: Notwithstanding the above, the Forex Broker reserves the right to initiate legal proceedings against the Liquidity Provider in the Liquidity Provider's place of residence for any funds owed or breaches of this Agreement. The governing law in such cases shall be determined by the Forex Broker, or by the applicable law at the Liquidity Provider's place of residence.

Name:	Email:
Address:	
Signature:	Date:

SUPPORTING DOCUMENTS

The following documents are required to support Introducer applications.

INDIVIDUAL APPLICATIONS

- 1. Copy of ID (with at least 3 months validity remaining)
- 2. Proof of address (e.g., utility bill, driver's license) dated within the last 3 months
- 3. Copy of license to conduct Introducing business (if applicable)

CORPORATE APPLICATIONS

- 1. Copy of Certificate of Incorporation or Entry in Commercial Register
- 2. Copy of Articles and Memorandum of Association or equivalent document
- 3. Evidence of appointment of current Directors
- 4. Evidence of beneficial ownership
- 5. Evidence of the company's current address
- 6. Certified copy of Certificate of Good Standing/Incumbency
- 7. Passport copy of directors
- 8. Document showing address for directors/shareholders

DECLARATION

I confirm that I understand Fazo Liquidity Corps and margin FX are leveraged products carrying a high level of risk to my funds. Trading may not be suitable for everyone and can lead to significant losses exceeding my investments. I acknowledge full responsibility for speculative trading with my capital.

I have reviewed and comprehended all trading-related information provided on the company's website. This information is general in nature and does not take into account my personal intentions, financial condition, or needs.

I have read, understood, and accept the Terms and Conditions, Privacy Policy, Fraud Warning, Risk Disclosure, AML Policy, Client Agreement, and IB Agreement outlined on the company's website. Additionally, I acknowledge and agree to comply with all general website and trading terminal conditions applicable to my accounts to the best of my knowledge and abilities.

I certify that all information provided above is accurate to the best of my knowledge.

SIGNATURE:	DA	TE:
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