



VPS Client Agreement

I with trading account number _____ hereby submit my application to use a Virtual Private Server provided by MEX Clearing Limited.

I confirm that I have read, understood and agree with the statements written below regarding my application to trade using a Virtual Private Server (VPS).

Network and System:

The Virtual Private Server is owned and managed by a third party and MEX Clearing Limited shall not be made liable for any malfunction or error of the hosting service including, but not limited to, network communication breakdown, data failure or system errors. Furthermore there are other risks carried when using a Virtual Private Server that MEX Clearing Limited shall not be made liable for including, but not limited to, the malfunction of software, Internet connection and hardware. MEX Clearing Limited does not control signal strength or the configuration of the Virtual Private Server and its reliability.

Terms and Conditions:

The Monthly Terms and Conditions to use a Virtual Private Server are:

1. A minimum Account balance of \$ 2000.
2. A minimum amount of 10 trading lots round trip, per month from the date herewith must be attained.
3. Any breach of the conditions 1 and 2, on a monthly basis will result in a server fee of \$50.
4. MEX Clearing Limited reserves the right to refuse or cancel the VPS service at its sole discretion, and will inform the client.

I confirm, understand and agree to the validity of this agreement and all previous disclosures and agreements that I have signed with MEX Clearing Limited including, but not limited to, the Client Agreement.

Signature: _____ Date: _____