

DUKASCOPY EUROPE IBS AS CONFLICT OF INTEREST PREVENTION POLICY	
Author of the document	Legal and Compliance Monitoring Department
Confirmed by	Supervisory Board of the Company
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Responsible departments	All structural units of the Company

1. TERMS AND ABBREVIATIONS

1.1. **Company** – Dukascopy Europe IBS AS.

- 1.2. **Compliance laws, rules and standards** laws and other legislation regulating the Company's operations, activities related to the Company's self-regulatory standards, conduct of ethics and other activities related to the Company's best practice standards.
- 1.3. **Internal Regulations** documents adopted by the Company or Dukascopy Bank SA governing the Company and the activity of its departments and employees, e.g. policies, procedures, regulations and instruction manuals.
- 1.4. **Investment Services** investment services mentioned in the Latvian Financial Instruments Market Act section 3, paragraph 4, sub-paragraphs 1,2,3,4 and 8:
 - 1.4.1. acceptance and transfer for execution of orders by investors for transactions in financial instruments;
 - 1.4.2. execution of orders by investors for transactions in financial instruments on the behalf of investors or third parties;
 - 1.4.3. individual management of financial instruments of investors in accordance with a mandate granted by investors;
 - 1.4.4. initial allocation of financial instruments where the provider of investment services does not purchase the financial instruments or does not guarantee the purchase thereof;
 - 1.4.5. provision of consultations regarding investments in financial instruments.
- 1.5. **Non-core Investment Services** –non-core investment services mentioned in Financial Instruments Market Act Section 3, paragraph 5, sub-paragraphs 1, 5 and 7:
 - 1.5.1. holding of financial instruments;
 - 1.5.2. foreign exchange services provided that they are related to the provision of investment services;
 - 1.5.3. provision of investment research, financial analysis or other general recommendations on the provision of transactions in financial instruments.
- 1.6. **FI –** financial instruments.
- 1.7. **Associated Persons** persons linked to the Company pursuant to article 101, section 3¹ of the Latvian Financial Instruments Market Act.
- 1.8. **Controlling Persons** the owners of the sole proprietor of the Company, Dukascopy Bank SA, the entity's owners, the chairpersons of the Management Board or Supervisory Board, board members or other persons who may give binding instructions to the Company.
- 1.9. **Client** natural or legal person or association of such persons to whom the Company provides investment or non-core investment services.

- 1.10. **Conflict of Interest** in order to determine the types of conflicts of interest arising from the provision of Investment or Non-core Investment services and whose existence may damage the interests of the Client, the Company considers whether it, Associated Persons or other parties directly or indirectly related to the Company are in any of the following positions:
 - (a) the Company or the aforementioned person may possibly gain financial benefit or avoid financial losses at the expense of Client's account;
 - (b) the Company or the aforementioned person are have an interest in the result of the service provided or the transaction made on behalf of the Client that is different to the Client's desired result;
 - (c) the Company or the above mentioned person has a financial or other incentive to act more in favour of another client group rather than of the Client's interests;
 - (d) the Company or the aforementioned person operate in the same business sector as the Client;
 - (e) the Company or the aforementioned person receives or will receive an incentive in relation to the Client, in a form of money, goods or sevices that are not considered to be the standard service fees or dues, from a person that is not its Client.
- 1.11. **Personal Transaction** FI transaction conducted by an Associated Person or made in favour of the Client, if at least one of the following criteria applies:
 - 1.11.1. the transaction is not executed within the framework of a person's employment or professional duties;
 - 1.11.2. the transaction is executed on the aforementioned person's account;
 - 1.11.3. the transaction is executed on the account of the person's spouse, child, stepchild (child of a spouse that is not the person's child) or other relative who has had a common household for at least year with an Associated Person;
 - 1.11.4. the transaction is executed on the account of another person who is linked to an Associated Person in a way that the latter has direct or indirect material interest in the transaction's result other than the fee for the transaction's provision;
- 1.12. **Investment Research** a research or other information that directly or indirectly recommends or proposes an investment strategy or one or more FI issuers, including any opinion on the present or future value of the instruments and is intended for distribution channels or public. The research complies with following criteria:
 - it is marked as investment research or reflected differently as an objective or independent explanation of the matters covered by the research;
 - it is not an investment recommendation rendered to clients advising them on FI investments.

2. SCOPE

2.1. The goal of Conflict of Interest Policy ("the **Policy**") is to define the core principles, elements and procedures in order to ensure that the necessary measures are taken to identify the conditions which cause or may cause a Conflict of Interest that creates a substantial risk or harm to one or more clients, and to prevent or minimize conflicts of interest and negative consequences that may arise during the provision of Investment and/or Non-core Investment Services.

3. GENERAL PROVISIONS

- 3.1. Departments of the Company and employees identify conflicts of interest, assess them and manage them in accordance with this Policy.
- 3.2. Within the framework of managing Conflict of Interest situation, the Company's Supervisory Board :

- 3.2.1. monitors periodic development of Conflict of Interest prevention system in accordance with changes in the Company's activities and external factors which influence the Company's operations;
- 3.2.2. approves this Policy, including the necessary amendments;
- 3.2.3. when necessary identifies the Company's corporate values, code of professional conduct and ethical standards.
- 3.3. Within the framework of managing Conflict of Interest situations, Company's Management Board:
 - 3.3.1. provides management of Conflict of Interest situations in the Company by means of the Policy adopted by the Company's Supervisory Board ;
 - 3.3.2. provides the Company's employees with the appropriate qualification and sufficient experience, introduces professional conduct and ethical standards defined by the Company's Supervisory Board, ensures the implementation of the Company's Conflict of Interest Management Policy adopted by the Company's Supervisory Board and approves the internal regulatory documents;
 - 3.3.3. takes all necessary and possible measures to identify and prevent Conflicts of Interest which may occur between the Company, including its employees, tied agents, persons, Controlling Persons, and the Client, as well as between the clients during provision of Investment Services and Non-core Investment Services;
 - 3.3.4. ensures the development of a registry of personal transactions.
- 3.4. This Policy is revised at least once a year to ensure it is updated and in line with all the changes in the Company's operations and external factors impacting the Company's operations, or after the amendment of applicable law, regulations and standards which govern the management of Conflict of Interest situations and its monitoring procedure. The Company's Supervisory Board approves the necessary Policy changes, but the Management Board approves the necessary changes in the other internal documents of the Company.
- 3.5. Where the organizational or administrative measures established by the Company in accordance with the Policy or other internal regulatory document requirements for the management of Conflicts of Interest are insufficient to ensure with certainty that the interests of Clients will not be negatively affected, employees of the Company shall clearly disclose to the Client the essence or the sources of Conflict of Interest before commencing the provision of Investment Services to the Client. The above shall be done in accordance with the requirements for information exchange types related to investment services (Financial Instruments Market Act, Article 126.1).
- 3.6. Departments of the Company and employees fulfilling these Policy requirements are obliged to take into account not only the Company's internal documents, but also applicable law, regulations and standards.
- 3.7. The Internal Audit ensures an independent evaluation of the managemet eficiency in case of the Conflict of Interest.

4. BASIC PRINCIPLES OF MANAGING CONFLICTS OF INTEREST

4.1. The Management Board of the Company shall have adequate measures in place to manage conflicts of interest that may arise to ensure:

4.1.1. identification, management and resolution of the potential Conflicts to prevent them in a timely manner;

4.1.2. prevention of situations in which employees of the Company are facing or can face a Conflict of Interest while performing their duties;

4.1.3. that departments that are carrying out activities which may give rise to a Conflict of Interest are independent from each other (for example, through development and implementation of Information barriers or introduction of different organizational accountability);

4.1.4. that the information provided by the Company to existing or potential Clients is clear, accurate, fair and not misleading;

4.1.5. that conditions of the transactions with the Associated Persons are the same as conditions for the Clients that are not related to the Company and that those conditions are not in contradiction of the Client's and the Company's interests;

4.1.6. determination of personal transaction restrictions;

4.1.7. that Company's internal documentation is up to date on a regular basis;

4.1.8. Conflict of Interest management is being monitored;

4.1.9. that each employee of the Company is obliged to immediately report to the Risk and Control Division and the head of the corresponding structural unit any existing or potential Conflict of Interest and refrain from conducting any affected transactions. The Risk and Control Division after evaluating the case may decide on reporting to the Company's Management Board and/or Compliance committee;

4.1.10. development of the necessary internal enactments of the Company governing the Company's departments and the obligations of employees in order to implement this Policy;

4.1.11. taking all required and possible measures to identify and prevent Conflicts of Interest during provision of Investment Services and Non-core Investment Services between the Company and the Company's employees, tied agents, Controlling Persons, or the Clients, and also between the Clients;

4.1.12. creation of personal transaction records.

4.2 The Member of the Supervisory Board and the Management Board of the Company when performing their duties prevent the break out of a Conflict of Interest and abstain from making any decisions that involve the Company's financial transactions or any other transactions that can cause a Conflict of Interest;

4.3. The Member of the Supervisory Board and the Management Board of the Company report to the Company's Supervisory Board on the financial transactions or any other transactions, which may cause directly or indirectly a Conflict of Interest for the Member of the Supervisory Board or the Management Board of the Company.

5. IDENTIFICATION AND MANAGEMENT OF CONFLICTS OF INTEREST

5.1. Conflict of interest may arise between:

- 5.1.1. The Company and the Client;
- 5.1.2. Company employees and the Client;
- 5.1.3. Tied agents and the Client;
- 5.1.4. Controlling Persons and the Client;
- 5.1.5. Company Clients;
- 5.1.6. Associated Persons and the Client.
- 5.2. A Conflict of Interest may arise when the Company, Company employees, Company-related persons or the person directly or indirectly controlling the Company:
 - 5.2.1. might generate profits or avoid financial loss at the Client's expense;

- 5.2.2. has an interest in the outcome of the service provided to the Client or the outcome of the transaction conducted on the Client's behalf which does not comply with the interests of the Client;
- 5.2.3. has an interest in acting in the interest of another Client or group of Clients;
- 5.2.4. performs the same professional activities as the Client;
- 5.2.5. is receiving or will receive remuneration for the service provided to the Client from another person in the form of cash, goods or services other than standard payment for such service.
- 5.3. The Compliance committee shall identify potential Conflicts of Interest at least once a year and in collaboration with the Legal and Compliance Monitoring department taking into account the changes in the Company's operations and external factors that influence its operations, and if necessary initiates changes directed at improving prevention of Conflicts of Interest.
- 5.4. If the Company employs two or more persons who are either married or are relatives, then heads of structural units or, if the concerned employee is a head, members of the Management Board shall evaluate the situation and ensure a sufficient division of responsibilities between the employees concerned so that there is no Conflict of Interest between the employees in the performance of their duties.
- 5.5. Company employees are prohibited from offering services to Associated or Controlling Persons on behalf of the Company at conditions that are more favourable than the conditions for similar services provided by the Company to the persons not linked to the Company and which do not comply with the Company's and Clients' interests.
- 5.6. Company employees, Associated Persons and Controlling Persons are prohibited from:
 - 5.6.1. entering into trades when there is a Conflict of Interest, on the basis of insider information available to the employees and the Associated Person and/or to Controlling Person as a result of exercising work responsibilities or being linked to the Company in any other way;
 - 5.6.2. entering into transactions using or inappropriately disclosing information that contains a business secret;
 - 5.6.3. entering into transactions that infringe upon applicable law and the Company's internal regulations;
 - 5.6.4. advising a third party to make a transaction that creates a Conflict of Interest for the advisor;
 - 5.6.5. disclosing information to a third party or expressing an opinion, when the person disclosing information knows or ought to know that as a result of disclosing information the third party will enter into or is likely to enter into or advise another person to enter into a transaction that would create a Conflict of Interest for the person disclosing information;
 - 5.6.6. entering into transactions for the benefit of the Company or for the benefit of a Client if entering into a transaction creates a Conflict of Interest for the person completing the transaction.
- 5.7. Company employees entering into transactions and detecting favourable transaction conditions specified in section 5.5 shall refuse to execute a transaction on behalf of Associated Persons and/or Controlling Persons, or agree on transaction conditions that are not more favourable than the conditions for similar transactions executed by the Company with persons not linked to the Company.
- 5.8. Company employees executing the transactions and detecting the transaction characteristics specified in section 5.6 shall refuse to execute the transaction.
- 5.9. Company employees are prohibited from accepting presents or invitations to events if the Company employee knows or ought to know that the Client will expect special (preferential) treatment that may lead a the Conflict of Interest after offering the present or invitation.
- 5.10. All Company employees are obliged to immediately report any cases of Conflict of Interest in accordance with the procedure set out in section 4.1.9 and refrain from executing the transaction or reviewing applications, complaints and similar documents. The direct supervisor is obliged to immediately ensure that the transaction is executed by another employee who has no Conflict of Interest.

- 5.11. All Company employees are obliged to immediately (not later than on the next day of detection) notify their direct supervisors of all detected and possible Conflicts of Interest of other Company employees. The direct supervisor is obliged to immediately (not later than on the next day of the detection) notify the Management Board thereof.
- 5.12. Members of the Management Board and Supervisory Board of the Company shall prevent Conflicts of Interest when fulfilling professional duties and refrain from making decisions on financial or any other operations of the Company which lead or may lead to a Conflict of Interest for the respective Management Board or Supervisory Board member.
- 5.13. Members of the Management Board and Supervisory Board of the Company shall notify the Supervisory Board of financial or any other operations which lead or may lead to a Conflict of Interest for the respective Management Board or Supervisory Board member.
- 5.14. The relationship between the Company and its only wholly-owning parent Dukascopy Bank SA shall be in strict compliance with the terms of contract between the Company and Dukascopy Bank SA on Outsourcing and White Label Agreement, as well as in compliance with internal enactments including this Policy, and with applicable laws, rules and standards.
- 5.15. The Company informs the Client about the conflict of interests related to holding of Client's funds within the framework of Dukascopy Group. In cases, when conditions on the Clients investments protection differ from conditions valid in the Republic of Latvia, the Company informs the Client about conditions that apply to the Client's investments.
- 5.16. The Company regularly requires Dukascopy Bank SA to provide operative financial information, and periodically analyses the received information. Based on the analysis done, the Company decides about the conditions on holding of Clients' funds and its transferring.
- 5.17. The Company informs the Client about all cases when it receives or will receive compensation for the services in non-standard way (i.e. payment from the third person, provision of products or services).
- 5.18. Company employees are responsible for any losses caused to the Company by means of conducting transactions which meet characteristics of ones stipulated in the section 5.6., or when Company employees are in the situation of the Conflict of Interest.
- 5.19. Every Company employee who has detected the potential Conflict of Interest is obliged to inform the Risk and Control Division about an Investment or Non-core investment service which the Company has provided or which has been provided on its behalf, and which significantly endangers interests of one or more Clients.
- 5.20. The Risk and Control Division ensures the storage of information that was received in accordance with point 5.17. The Risk and Control Division stores and permanently renews information about those Investment and Non-core invertment services, provided by the Company or on behalf of the Company, which significantly endanger interests of one or more Clients. The Risk and Control Division specifies exact date and time of the provision of these services and characteristics of the Conflict of Interest.

6. EXECUTION OF PERSONAL TRANSACTIONS

- 6.1. Associated Persons are not allowed to:
 - 6.1.1. enter into personal transactions based on internal information obtained during the course of their employee or professional duties in the Company, execute personal transactiosn by disclosing confidential information on transactions or make a transaction in breach of the requirements for the Company in the Financial Instruments Market Act;
 - 6.1.2. incite a third party to enter into such transaction that could be classified as personal transaction (subject to the limitations under section 6.1.1.) for the person who recommended the transaction;
 - 6.1.3. to disclose information or express an opinion to a third person, if the person disclosing the information knows or should know that the disclosure would result in the third party recommending the conclusion of a FI transaction to another person which would be classified as personal

transaction for the person who disclosed the information and that is subject to limitations mentioned in section 6.1.1.

- 6.2. Pursuant to the Financial Instruments Market Act, Associated Persons are obliged to inform the Company's Management Board of any personal transactions they entered into.
- 6.3. A Company employee who receives the information or reveals a personal transaction related to persons indicated in the list of Associated Persons shall inform the Risk & Control Division. The latter enters information regarding the Associated Person and the transactions executed in the register of personal transactions based on the information provided by the corresponding persons.
- 6.4. Company employees involved in the provision of Investment and/or Non-core Investment Services as well as a respresentative of the Risk & Control Division shall monitor and ensure the shakeholders' compliance with the requirements of the Company's Conflict of Interest Policy.
- 6.5. The Supervisory Board of the Company may determine that an Associated Person requires a permit to conduct personal transactions.
- 6.6. If the Supervisory Board of the Company has determined that Company's permit is needed to conduct personal transactions, the Company's Compliance Committee records information on granted and refused permits by indicating the permit and to whom it has been granted or denied.

7. COMBINING POSITIONS AND OTHER RESTRICTIONS FOR COMPANY EMPLOYEES

7.1. Without a written agreement with the Company's Supervisory Board, employees may not:

- 7.1.1. be employed with a third party outside the Company on any type of contract except for Dukascopy Bank SA Group companies;
- 7.1.2. be employed in a combination of positions, if that creates a risk of potential, perceived or actual conflicts of interest or a damage the Company's reputation;
- 7.1.3. use working time and Company's resources for their own or a third party's benefit.
- 7.2. Company employees are entitled to work in various committees and/or working groups, the member composition of which is determined by a resolution of the Management Board.
- 7.3. Company employees shall not take part in commercial councils and boards that have business relationships with the Company, be employed by such entities or provide them with a service on the basis of an agreement or authorization. This limitation does not apply to employees of Dukascopy Bank SA Group companies.
- 7.4. Company employees shall not be involved in businesses that might cause a Conflict of Interest between the two parties.
- 7.5. Company employees may not gain additional income on the Company's transactions, unless otherwise provided for in the internal enactments.
- 7.6. Company employees must refrain from activities mentioned in section 6.1 without the permission of the Management Board.

8. PROHIBITED ACTIVITIES FOR INVESTMENT RESEARCH EMPLOYEES

8.1. Persons performing Investment Research and Associated Persons are not entitled to:

8.1.1. enter into transactions on their own behalf and on the account of another person with FI on which Investment Research has been conducted, if these persons possess certain knowledge of the research subject which is not available to the Company or Clients, or about which conclusions cannot be made from information available to public as long as the recipients of the Investment Research have not had the opportunity to get acquinted with the content of the research and carry out activities basing on the research;

- 8.1.2. enter into personal transactions with FI that have been a subject of the Investment Research or with financial instruments related to these FI if the transaction is contrary to the investment recommendation stated in the Investment Research, unless such transaction is approved by the Company's Compliance Committee
- 8.1.3. accept valuable presents or cash from persons that might have an interest in the content of the Invetment Research.