



Financial Services Guide

International Capital Markets Pty Ltd.

ABN 12 - 123 - 289 - 109

Australian Financial Services – License No. 335 692

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Section 1 – Details

This Financial Services Guide (**FSG**) is dated 8 October 2020 and was prepared by International Capital Markets Pty Limited ABN 12 123 289 109 (**IC Markets**); Australian Financial Services Licence No. 335 692.

This FSG is to inform you of the financial services provided by us and to comply with our obligations as the holder of an Australian Financial Services Licence.

The contents of this FSG have been formulated to ensure that you receive the information required to make an informed decision about whether to use the financial services that are offered by us.

Section 2 – What is the purpose of this FSG?

This FSG contains important information to assist you in deciding whether to use our services and to explain to you:

- who we are;
- what financial services we provide and the products to which those services relate;
- how you can instruct us;
- the nature of the advice we provide and our responsibilities;
- what you can expect to pay for the financial services we provide;
- what remuneration and other benefits may be paid to us, our employees or others;
- what to do if you have a complaint, and how it will be dealt with;
- any (potential) conflicts of interest;
- how we use the personal information you provide to us; and how you are able to contact us.

This FSG contains only general information about the products and services we offer. If you still have any questions after reading this FSG, we encourage you to contact us directly.

Section 3 – What services do we provide?

IC Markets provides online trading facilities enabling clients to trade in derivatives, securities and foreign exchange contracts over the internet.

IC Markets is an Australian registered company whose head office is located in Sydney. The company holds a current Australian Financial Services Licence (No. 335 692) authorising us to provide you with the following range of financial services:

- provide general and/or personal financial product advice in relation to, and to deal in the following classes of financial products:
 - (i) derivatives;
 - (ii) foreign exchange contracts; and
 - (iii) securities
- make a market in the following classes of financial products:
 - (i) derivatives; and
 - (ii) foreign exchange contracts.

to retail and wholesale clients.

IC Markets is responsible for all financial services provided, including the distribution of this FSG and acts on its own behalf and under its own AFSL when providing financial services to you.

Other financial service providers may provide services in relation to products issued by IC Markets. For information about the services they provide you should consult their FSG.

IC Markets registered office is: Level 4, 50 Carrington Street, Sydney, NSW, 2000.

Section 4 – What services can we offer you?

We are able to offer you an execution-only service via our online trading platforms and provide you with general advice in relation to the following products:

- Contracts for difference (CFDs) on individual shares, share indices, stock options, foreign exchange, global futures, commodities and bonds and such other instruments as notified to you from time to time;
- Foreign exchange contracts;
- Securities and warrants traded on the ASX and other global markets;

- Futures and options traded on approved exchanges around the world;
- Options on securities and indices traded on approved exchanges around the world; and
- Client education seminars (product awareness and trading skills).

Section 5 – How can you give us instructions?

If you wish to utilize our services, generally you can only do so via the internet using our online trading platforms.

Under certain circumstances (and only where agreed between us) we may agree to accept your instructions by either telephone, or if we have verified your address and signatures, by facsimile or email.

Prior to accepting your instructions, we will require you to acknowledge our Terms and Conditions which set out the contractual relationship between us and you and the obligations of each party when accessing the trading platform.

We will maintain accurate records (on a best effort basis) of all client orders and trades executed. We will provide you with documentation to confirm the trades executed your open positions and account balance. The documentation is provided online or via email and it is your obligation to review and ensure its accuracy and report any discrepancies that you may have to us immediately.

Section 6 – What kind of advice do we provide?

Any general advice provided to you as a retail client does not take into account your objectives, financial situation or needs. We recommend that you take all reasonable steps to fully understand the outcomes of the specific products and strategies adopted in relation to utilising the products and services we provide.

IC Markets believes that the general financial product advice and information we provide is accurate and reliable, however, neither IC Markets nor its officers and associates assume any responsibility for the accuracy and completeness or currency of that advice and information.

Section 7 – What documents do we provide you?

When we provide financial products and services to you they will be undertaken in accordance with the terms and conditions detailed in the documentation that you will either receive from us or have downloaded from our website with respect to relevant financial service provided.

If we make a recommendation for you to acquire a particular financial product or offer to provide or arrange for the provision of a particular financial product, you will also receive a Product Disclosure Statement (PDS) containing important information regarding the relevant features, benefits, risks and fees applicable. The PDS should be read carefully to help you to make an informed decision about whether to utilise the product.

Section 8 – What are the risks of our products?

Some of the products offered by IC Markets are leveraged. Leveraged products may result in losses that are greater than your initial investment. The risks associated with the products that we offer are described in the relevant terms and conditions, and product disclosure documentation.

Section 9 – What are our record keeping obligations?

We ensure that comprehensive and accurate records of client profiles are kept, together with all advice and recommendations.

Section 10 – Who do we act for?

When transacting financial products on an over-the-counter basis, we act as principal not a broker or agent. We receive your instructions and execute them; we are the party to the other side of the transaction and the party with whom you are entering a contract.

We may also arrange for you to be supplied with financial services and products issued by non-related product providers and may receive a fee or commission payment from these non-related issuers or providers as a result of you investing in their products or services.

We do not act as a representative of any other licensee in relation to the services or products we provide and are solely responsible for the financial services we provide to you under our Australian Financial Services Licence.

Section 11 – How are we remunerated?

We are remunerated through the fees, interest, financing, spreads and commissions that we charge you. We may also be remunerated directly by non-related product issuers or service providers through fees or ongoing trailing commissions.

The fees, interest, financing, spreads and commission rates charged by us to you will vary depending on:

- the financial product that you trade;
- your account balance;
- the size of your transactions;
- your trading frequency; and
- the level of service you require.

Rates are agreed with you prior to the provision of any transaction execution services. In certain cases we may refund a portion of the rates charged to you should volume targets be reached.

A detailed description of the fees, interest, financing, spreads and commissions payable to us for each of the financial products offered by us can be found in the Product Disclosure Statement (PDS) for the relevant financial product.

For certain financial products IC Markets will not charge a commission but instead make its earnings from the spreads that are embedded in the price quoted to you, different spreads are used depending on the instrument, value of the transaction and prevailing market rates. The spread is the difference between the rate at which you are able to buy and sell a financial instrument. This is not an additional charge or fee payable by you.

We are entitled to retain interest earned on client money held in the client trust account, however, IC Markets may elect in its sole discretion, to credit clients with the full amount or a portion thereof. The rate of interest is determined by the provider of the client trust account facility.

We reserve the right to charge for certain administrative services which may arise through the course of your dealings with us. The fees charged for certain administrative services are outlined in the relevant PDS. Certain fees may be agreed with you at the time of account opening or may be waived in whole or in part.

Section 12 – How are our employees remunerated?

Our employees and directors are remunerated by way of salary and other employee benefits. They may also be eligible for a discretionary bonus which is based on achievement of pre-determined business objectives such as:

- Contribution to profit;
- Client Service;
- Product and Risk Management; and
- Leadership.

Section 13 – How are introducers remunerated?

IC Markets may pay a commission to introducing advisers and referrers for the introduction or referral of clients to IC Markets. The commission paid by IC Markets to introducing advisers and referrers may include one or more of the following:

- amounts calculated as a percentage of the commission paid by you to IC Markets when you trade with IC Markets, up to a maximum of 90% of the commission paid by you;
- amounts calculated as a percentage of the finance charges paid by you to IC Markets in relation to positions held overnight up to a maximum of 80% of the finance charges paid by you;
- amounts calculated as a percentage of the difference in the interest earned by IC Markets on moneys that you have deposited with IC Markets and the interest that IC Markets has paid to you on such moneys, up to a maximum of 50% of the difference;
- a portion of the spread income generated from your trading, up to a maximum of 1 ticks per trade. (one tick equals the minimum price change between two successive transaction prices); or
- amounts equal to any additional spread income generated from your trading. This will be paid where the introducing adviser has requested that their clients be charged a premium to our standard spread, due to added services provided to their clients.

The amount of commission paid to introducing advisers and referrers is negotiated on an individual basis and is generally based on a sliding scale that takes into account:

- the number of trades made by clients introduced or referred to IC Markets; and
- the number of clients the introducing adviser or referrer introduces or refers to IC Markets.

IC Markets may pay a fixed fee to referrers, the referral fee paid will be between AUD\$50 to AUD\$250 per client. Unlike the variable commission and benefits outlined above, this a fixed fee and is not based on the amounts paid by you in respect of commissions, financing charges or interest earned from funds on deposit.

Section 14 – How do we disclose conflicts of interest?

IC Markets has in place a conflicts management program which seeks to:

- Identify conflicts of interest (actual or potential);
- Control and avoid conflicts of interest; and
- Disclose conflicts of interest to clients.

Neither IC Markets nor its representatives have any relationships or associations which might reasonably be expected to be capable of influencing the way we provide our services to you.

Section 15 – Professional Indemnity Insurance

We have in place professional indemnity insurance that complies with section 912B of the Corporations Act 2001. This professional indemnity insurance covers claims in relation to the conduct of current employees and past employees.

Section 16 – What do I do if I have a complaint?

We want to know about any problems or concerns that you may have with our products or services so that we can take steps to resolve the issue. We have an internal and external dispute resolution process in place to resolve any complaints or concerns you may have, quickly and fairly. A copy of our dispute resolution policy is available on our website at www.icmarkets.com.au. Any complaints or concerns should be directed to the compliance team in writing or by sending an email to compliance@icmarkets.com.au.

Initially, all complaints will be handled and investigated internally. Should you still feel dissatisfied with the outcome, you have the ability to escalate your concerns to an external body for resolution.

Should you have a complaint about the financial services we provide you, please take the following steps.

1. Contact IC Markets to inform us about your complaint. You may do this by telephone, facsimile or letter. We will investigate your complaint promptly and try to resolve it quickly and fairly.
2. If you are dissatisfied with the outcome of our investigation, you have the right to lodge a complaint with the Australian Financial Complaints Authority (AFCA), an approved external dispute resolution scheme of which we are a member.
3. You can contact the Australian Securities and Investments Commission (ASIC) on 1300 300 630. This is a free call info line.

Mail: Australian Financial Complaints Authority (AFCA) GPO Box 3, Melbourne, VIC 3001

Toll free: 1800 931 678
 Website: www.afca.org.au
 Email: info@afca.org.au

Section 17 – How is my personal information used?

We recognize the importance of ensuring that you have confidence in the way we handle your personal information and that is kept private. We have procedures in place to ensure the secure storage of your personal information. All personal information that we collect about you will be treated in accordance with our privacy policy that can be found on our website www.icmarkets.com.au.

The Anti-Money Laundering Counter Terrorism Financing Act 2006 requires us to collect information and verify the identity of its clients/customers. This is often referred to as "know your customer" information. Customer identification and verification procedures will be carried out having regard to the Privacy Act 1988.

The information you provide IC Markets and any other information provided by you in connection with your account will primarily be used for the processing of your account application and for complying with certain laws and regulations, however, may use this information to send you details of other services or provide you with information that may be of interest to you.

IC Markets may record conversations between you and our employees or authorised representatives. You may request transcripts of telephone recordings in anticipation of or in the event of a dispute. We may charge an administrative fee for providing this service.

Section 18 – How do you contact us?

International Capital Markets Pty Ltd (IC Markets) can be contacted using the details below:

Mail:	International Capital Markets Pty Ltd Level 4, 50 Carrington Street Sydney, NSW 2000
Toll Free:	1300 600 644
Telephone:	+61 (02) 8014 4280
Email:	support@icmarkets.com
or via our website at:	www.icmarkets.com.au