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## Conflicts of Interest Policy

**This Conflicts of Interest Policy is applicable to services provided to you by the EMEA Regulated Entities within the TP ICAP Group of Companies (collectively known as ‘TP ICAP’ or ‘we’).**

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TP ICAP is subject to various regulatory requirements that require all staff of TP ICAP to take all appropriate steps to identify, prevent and manage conflicts of interest. These requirements include, but are not limited to, Principle 8 of the FCA’s Principles of Business, Article 23 MiFID II, Article 4 of the Benchmark Regulation, and DFSA Regulatory Law 37/DFSA COBS Module 3.5.

TP ICAP has put in place the necessary policies and procedures to meet its obligations with regards to the identification, prevention and management of conflicts of interest. Set out below is a summary of the key information needed by clients and counterparties (together “customers”) to understand the measures TP ICAP is taking to safeguard the interests of its customers.

### Overview

Confidence in TP ICAP’s integrity to act on behalf of its customers is central to the relationship of trust we have with our customers. This means that when providing services, TP ICAP will always act in the customer’s best interests, putting customers’ interests ahead of its own.

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### Scope

The requirement to take all appropriate steps to identify, prevent or manage any conflicts of interest applies to all staff of TP ICAP. For the purposes of this Policy, TP ICAP staff shall include managers, employees and tied agents of TP ICAP, or any person directly or indirectly linked to TP ICAP by control.

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## **Purpose**

This policy is designed to:

- identify circumstances which may give rise to conflicts of interest entailing a risk of damage to customers' interests;
- summarise the arrangements TP ICAP has put in place to prevent or manage such identified conflicts of interest;
- explain the disclosure process TP ICAP will follow for any identified conflict of interest it is unable to manage and which it cannot, with reasonable confidence, adequately protect from causing damage to a client.

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## **What is a conflict of interest?**

A conflict of interest is a conflict that arises in the course of TP ICAP providing its customers with a service which may benefit TP ICAP (or another customer for whom TP ICAP is acting) whilst potentially damaging another customer's interests (where TP ICAP owes a duty to that customer).

A conflict of interest may arise in circumstances where TP ICAP or a member of its staff:

- is likely to make a financial gain (or avoid a financial loss) at the expense of its customer;
  - has an interest in the outcome of the service provided to its customer, which is distinct from the customer's interest in that outcome;
  - has a financial or other incentive to favour the interests of one customer (or group of customers) over the interests of another;
  - carries on the same business as a customer;
  - receives an inducement from a third party in relation to a service provided to a client, in the form of monetary or non-monetary benefits or services; potential conflicts of interest may exist between companies in the TP ICAP that provide broking services and those that are benchmark administrators (as defined under BMR).is in possession of information obtained in the ordinary course of its business which would benefit the individual, the Group or a customer, but such information is not publicly known.
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## **Identification of Conflicts of Interest**

TP ICAP has robust internal policies and procedures in place which require all staff to identify and escalate any identified conflicts of interest in accordance with a formal escalation process. Such internal obligations enable the Group to continually identify new conflicts of interest which arise in its business and to implement those measures required to adequately monitor, manage and control the potential impact of those conflicts on its customers.

### *Types of Conflicts of Interest*

TP ICAP does not engage in the provision of Corporate Finance or Portfolio Management business. In addition, TP ICAP does not conduct speculative proprietary trading. Consequently, the conflicts identified below are specific to TP ICAP and have been identified by the Group as the types of conflicts which exist based on the specific activities carried out by the Group:

- those between customers with competing interests;
- those between customers and TP ICAP where their respective interests in a particular outcome may be different;
- those between the personal interests of staff of TP ICAP and the interests of TP ICAP or its customers where those interests may be different;
- those that might arise as a result of being part of a Group; whereby the respective interests of individual business units within the TP ICAP Group may be different;
- those between the commercial interests of third party service providers used by TP ICAP and the interests of TP ICAP or its customers where those interests may be different.

TP ICAP maintains a Conflicts of Interest Register which details the specific conflicts identified within each area of the business; all of which fall within one of the above types of conflicts of interest.

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## **Management and Prevention of Conflicts of Interest**

TP ICAP has adopted numerous policies and procedures to prevent and manage those conflicts of interest recognised within its business. The adequacy of these controls are assessed periodically, on at least an annual basis, and are subject to the Group's normal



monitoring review. These policies and processes include:

**a) Integrity and Standards of Conduct**

TP ICAP insists that in its dealings with customers its staff must use the highest standard of integrity in their actions at all times. All staff are subject to internal requirements and an associated training programme which emphasise the requirement for staff to act honestly and to ensure they do not:

- i. Misuse their professional position to procure a personal benefit for themselves or any other person, or to cause detriment to the Group and/or its customers;
- ii. Participate in any activity or employment which may compete with or conflict with the Group's interests or those of its customers (outside business interests).

All UK staff are subject to ongoing training and monitoring on integrity and conduct in the workplace. Staff are expected to follow applicable regulations such as the Senior Managers & Certification Regime (SM&CR).

Where ICAP Information Services Limited is a benchmark administrator, in addition to the other controls set out in this Policy, it has in place procedures to ensure anyone directly involved in the provision of a benchmark have the necessary skills, knowledge and experience for the duties assigned to them and are subject to effective management and supervision.

**b) Order Handling**

*Fair treatment of customers*

In order to prohibit the preferential treatment of certain customers and to ensure TP ICAP customers receive as fair treatment as possible, all orders are required to be handled in accordance with the TP ICAP Order Handling and Best Execution Policy, available on the TP ICAP website.

No undue preference is permitted to be given to any customer; including (but not limited to) situations when it would be commercially beneficial to the Firm or Employee to do so. For example, where two customers give similar orders and one customer agrees to pay more commission, priority or better execution terms must not be granted to that customer's order when it conflicts with obligations owed to the other customer.



### *Fair and orderly market*

To ensure a fair and orderly dealing environment within TP ICAP's markets, and to prevent employees or customers from engaging in market abuse, TP ICAP operates an ongoing market abuse training and monitoring programme.

These controls are designed to ensure all business is conducted in accordance with the relevant market conduct regulation, such as the UK Market Abuse Regulation.

## **c) Confidentiality**

### *Personal Account Dealing*

TP ICAP has robust Personal Account Dealing ("PAD") requirements, procedures and associated monitoring programme. These controls are designed to prevent and manage the conflicts of interest that could emerge between TP ICAP staff, the Group and its customers.

In particular, staff must obtain line manager and Compliance pre-approval for any PAD activities in relevant financial instruments, hold instruments for a minimum of 30 days and disclose material personal account holdings upon joining TP ICAP.

Furthermore, the following general restrictions apply:

- Staff must not make any PAD decisions based on confidential information received in the course of their employment;
- Staff must not conduct PAD activities in products brokered by their desk or any derivatives of those products;
- Staff must not conduct PAD activities in securities issued by TP ICAP during TP ICAP's close periods.
- Staff must not conduct PAD activities in derivatives of TP ICAP securities that reference a TP ICAP benchmark at any time

### *Customer Confidentiality*



All staff are required to adhere to the internal confidentiality rules contained within the TP ICAP Compliance Manual which require staff to take all appropriate steps to maintain the confidentiality of all information obtained in the course of their employment and to only share confidential information to other staff when there is a genuine need to know for the proper performance of their role.

Brokers may provide market colour i.e. general market commentary not tailored to a specific client. Market colour must be aggregated and anonymised such that it does not identify specific customers. Brokers are only permitted generic information about market activity. Any requests from customers for specific details of other participants activity in the market will be refused.

**d) Outsourcing**

To ensure a third party service provider of TP ICAP does not use information obtained in the course of the arrangement to obtain a commercial advantage at the detriment of the Group or a customer, all outsourcing arrangements are required to have service level agreements in place which meet the applicable regulatory requirements, such as FCA SYSC 8, Article 10 BMR and DFSA GEN 5.3.21-5.3.22.

**e) Information barriers**

The TP ICAP Group infrastructure supports the operation of the Tullett Prebon, ICAP, Parameta Solutions, Liquidnet, LCM, MIDCAP, COEX and PVM brands being run as separate, distinct and competing businesses. Parameta Solutions is the only brand providing market data (excluding pre and post trade transparency data).

To support this operational structure, TP ICAP has put in place Chinese walls and information barriers to control the flow of confidential information (including customer information) between the business units within the Group. Such controls include the physical separation of departments and, where appropriate, system access restrictions. Similar information barriers are in place to prevent TP ICAP business units which are also



participants of a TP ICAP trading venue from having access to information which is not available to third party venue participants.

**f) Incentives**

*Inducements*

All staff are required to act in accordance with the TP ICAP Gift and Entertainment requirements. These requirements provide clear parameters in which staff can provide or accept gifts and entertainment and ensures transparency through its requirement for all members of staff to disclose details of all gifts, entertainment and advantages it receives from or provides to customers or third parties.

Staff are not allowed to accept gifts, entertainment or any other inducement from any person which might benefit one customer at the expense of another.

*Remuneration*

All staff in key support and control functions such as Compliance, Finance and Operations are paid a basic salary. This salary is not dependent on company performance. A discretionary bonus structure does exist which is linked to a variety of factors. Payment and value of a such bonuses are at the discretion of Senior Management and notified to individuals only on payment.

While Parameta Solutions fees may be based on the licenced used of a benchmark, the remuneration of Parameta Solutions employees responsible for the design, calculation and/or maintenance of any indexes is not explicitly linked to the performance of any benchmarks administered by ICAP Information Services Limited.

**g) Group Companies**

Internal Policy prescribes that customers are to be informed of the relationship where the counterparty to the deal is another TP ICAP Group Company or where the services of another TP ICAP Group Company is recommended.

**h) Separate supervision and segregation of function**

Where appropriate, TP ICAP has arranged for the separate supervision of those carrying



out functions for customers whose interests may conflict, or where the interests of customers and TP ICAP may conflict. Such separation of duties maintains independence and prevents individuals from bias which could impair the proper management of conflicts of interest.

In particular, as a provider of data to various third party benchmarks, TP ICAP segregates the function of providing data externally from those parts of the business who may use, or may have an interest in the benchmark rate. All data is required to be produced and transmitted to third parties via Parameta Solutions; a business unit separate and distinct from the broking divisions. This ensures the all information submitted for the purposes of Benchmark activity is subject to independent controls and quality assurance checks.

Parameta Solutions has established committees to provide benchmark administration oversight and governance. These committees help to ensure that decisions are not made unilaterally, and content decisions are made in accordance with the Methodology Guides.

#### **i) TP ICAP Compliance Monitoring Programme**

TP ICAP Compliance department has an established and documented compliance monitoring programme of which part of this programme focuses on conflicts of interest and recognising where there may be a potential conflict. The monitoring undertaken by the Department includes, but is not limited to:

- reviewing Personal Account Dealing and contract notes;
- communication monitoring to review staff adherence to client confidentiality rules;
- periodic Desk reviews including broker interviews in which conflicts of interest for the Department are considered.

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#### **Disclosure Obligations**

As a last resort, where there is no other means of managing the conflict or where the measures in place do not, in the view of TP ICAP, sufficiently protect the interests of customers, the conflict of interest will be disclosed to customers to enable an informed decision to be made by the customer as to whether they wish to continue doing business with TP ICAP in that particular situation. Such disclosures will be made to clients prior to conducting business on their behalf.

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### **Declining to Act**

Finally, where TP ICAP considers it is not able to manage the conflict of interest in any other way it may decline to act for a customer.