

Updated Version: October 2023



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SUMMARY INFORMATION

This Complaints Management Policy (hereafter referred to as the "Policy") defines the principles

that apply to NAGA Markets Europe Ltd, a company incorporated in Cyprus with Registration

Number: HE251168 located at Ariadnis 7, Moutayiaka, 4531 Limassol, Cyprus (hereafter referred

to as the "NAGA" and/or the "Company").

1. INTRODUCTION

The purpose of this Policy is to define the arrangements employed by NAGA for the reasonable

and prompt handling of complaints. The Company will act in accordance with the best interests

of its clients and will ensure it has appropriate systems and controls in place so that its clients,

including potential clients, have access to adequate complaints handling and redress

mechanisms that are accessible, independent, fair, accountable, timely and efficient.

2. GENERAL PRINCIPLES

This Policy shall follow the undernoted principles:

fair treatment of clients:

• complaints raised by clients are dealt with courtesy and on time;

• clients are fully informed of avenues to escalate their complaints and their rights to

alternate remedy if they are not fully satisfied with NAGA's response to their complaints;

• the Company will treat all complaints efficiently and fairly as they can damage NAGA's

reputation and business if handled otherwise;

• the Company's employees must work in good faith and without prejudice to the interests

of the clients.

• the Company's official language is the English language, and its employees will put their

best abilities to assist with a complaint raised by the clients in English language or where

it is deemed appropriate, for the clients' convenience, the Company may communicate

with clients in other languages.

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Considering the above, the Company shall:

• establish and maintain a complaints management procedure for clients or potential

clients, which shall provide clear, accurate and up-to-date information about the

complaints-handling process;

publish the details of the process to be followed when handling a complaint, including

information about the complaints management procedure and the contact details of the

complaints management function, to be provided to clients or potential clients, on

request, or when acknowledging a complaint;

• establish a complaints management function within its Compliance Department of the

Company which enables complaints to be investigated, analysed and resolved;

• communicate to clients in plain language that is clearly understood and provide a

response t the compliant without any unnecessary delay;

explain to the client or a potential client, NAGA's position on the complaint and set out

the client's or potential client's options, where relevant, that they may be able to take

civil action;

provide information on complaints and complaints-handling to the Cyprus Securities and

Exchange Commission (hereafter referred to as "CySEC");

ensure its complaints management function shall analyse complaints and complaint-

handling data to ensure that they identify and address any risks or issues.

3. COLLECTION OF INFORMATION

In order to investigate and resolve potential complaints received, NAGA shall collect and record

the following information:

Date of receipt and of registration of the complaint;

Details of the client submitting the complaint, including:

National Identification and/or Passport Number;

Country of Residence.

Content and reason of the complaint, including:

The complaint cause;

The financial instrument involved;

The disputed amount;

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> The settlement date.

Service/department to which the complaint relates to;

Details of NAGA's employee responsible for the service(s) rendered to the client;

Magnitude of the damage which the client claims to have suffered and/or which can be

presumed tohave suffered on the basis of the contents of the complaint;

Date of NAGA's answer;

The content of NAGA's written response to the complaint lodged;

Reference to any correspondence exchanged between NAGA and the client which should

be attached to NAGA's file for internal recordkeeping requirements.

4. REGISTERING A COMPLAINT

If for any reason the client is not entirely satisfied with any aspect of NAGA's services, the client

shall inform NAGA as soon as possible orally over the telephone, online by using and completing

the Company's form ("Complaint Form"), via email at complaints@nagamarkets.com, or via post

at: NAGA Markets Europe Ltd, Agias Zonis 11, CY-3027 Limassol, Cyprus.

Complaints made by clients will not be considered and assessed unless the Complaint Form is

duly completed with all the required information. Any further supporting documentation for the

Client's claims may be sent along with the Complaint Form. If the client has any supporting

and/or documentary evidence to support the complaint, the client should ensure that such

information is collected and forwarded to NAGA using one of the above stated methods.

Where a complaint is made by the client through a legal representative (e.g., an attorney, public

legal counselor) the Complaint Form and the required documentation shall be accompanied by

a duly executed written authorization of the legal representative to represent or act on the behalf

of the client.

5. COMPLAINT HANDLING

Upon receipt of the complaint, NAGA shall assess whether there are grounds for lodging a

complaint under its policies and procedures acknowledged also by the client and all applicable

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laws and regulations. NAGA shall seek to gather and investigate all the relevant evidence and information regarding the complaint and identify possible conflicts of interest in order to

mitigate them and ensure the complaint's fair redressal.

For an investigation to be fair, it shall be thorough, although NAGA aims to conclude cases as

quickly as possible, without undue delays, and always within the timeframes of the law, as

follows:

• within five (5) days, the client shall receive confirmation of receipt of its complaint and

the Compliance Officer is responsible for handling an internal complaint register

(hereafter referred to as the "Complaints Register"). Upon receiving the complaint, the

Compliance Officer shall register the complaint on the Complaint Register, giving it a

unique reference number;

the unique reference number is communicated to the complainant by the Compliance

Officer who informs the complainant that he should use the said reference number in all

future communication and correspondence with the Firm, the Financial Ombudsman

and/or the CySEC regarding the specific complaint;

during the investigation of the complaint, NAGA shall inform the client of the complaint

handling process;

if the investigation is not concluded within two (2) months of receipt of the complaint,

NAGA will inform the client of the reasons for the further delay, indicating when it is likely

to provide the client with its final response. This period shall not exceed the period of

three (3) months from the day of submission of the complaint;

during complaint's investigation, NAGA will update you regarding the handling process

of your complaint, and one of the NAGA's officers may contact you directly to obtain

further clarifications and information relating to your complaint, if needed.

In such circumstances, NAGA will require your full cooperation for the investigation and

possible resolution of your complaint.

If upon the submission of a complaint, you fail or omit to establish further

communication with the officers of the Company and/or remain unresponsive to the

Company's attempts to contact you for a period of 3 (three) months, then NAGA will

provide you with a written notice to remind you that your communication with the

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Company is required. In case you fail or omit to respond to the written notice within 10

(ten) days starting from the day you received the notice; the Company shall consider the

matter as closed due to the lack of cooperation or communication demonstrated.

once a Complaint's investigation is completed, a Final Response shall be issued to the

client

• with the investigation's outcome(s) together with any required explanations and any

remedy measures the Company intends to take.

When a final decision does not fully satisfy the client's demands, NAGA shall notify the client in

writing, thoroughly explaining its position on the complaint, and set out the client's options to

maintain the complaint, e.g. through the CySEC, the Financial Ombudsman, or the relevant

Courts.

The Financial Ombudsman of the Republic of Cyprus:

Address: 13 Lord Byron Avenue, 1096 Nicosia, Cyprus

Telephone: +357 22 848900

Email: complaints@financialombudsman.gov.cy

Website: www.financialombudsman.gov.cy

6. INTERNAL ANALYSIS AND CORRECTION OF COMPLAINTS

It shall be the responsibility of the complaints management function to analyse, on an ongoing

basis, complaint-handling data to ensure that recurring or systemic problems and potential legal

and operational risks are identified and addressed. Such analysis shall include the causes of

complaints so as to identify root causes common to such types of complaints. The root causes

shall then be considered to determine whether they may affect other processes or products,

including those not directly complained of. NAGA shall ensure that root causes are corrected,

where reasonable.

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7. RECORD KEEPING

NAGA maintains records of all complaints as well as all related details for a minimum period

of five (5) years after termination of the business relationship with its clients and in

accordance with the applicable record keeping legislative requirements as these may be

amended from time to time.

8. REVIEW AND MONITORING OF THIS POLICY

The Compliance Function monitors the effectiveness of this Policy and complaint

management procedures as part of its compliance monitoring program. This Policy is

reviewed periodically and no less than annually, to ensure that it continues to meet NAGA's

regulatory and compliance obligations.