
PREMIUM PARTNERSHIP PROGRAM

PROMOTION-SPECIFIC TERMS & CONDITIONS

Vittaverse Ltd — Applicable to Registered Partners (IBs) Only

0. Status and Governing Framework

0.1 These Promotion-Specific Terms ("Promotion Terms") govern participation in the Premium Partnership Program (the "Promotion") offered by Vittaverse Ltd (the "Company", "we", "us", "our").

0.2 This Promotion is offered exclusively to persons or entities registered as Partners (Introducing Brokers) under a valid Partner (Affiliate) Agreement with the Company. It is not available to retail clients, sub-partners (unless sub-partners hold their own active Partner Agreement approved by the Company), or any other category of person.

0.3 By accepting or participating in this Promotion, the Partner confirms they have read, understood and agree to be bound by:

- (a) these Promotion Terms;
- (b) the Company's Bonus & Promotions Policy (VT-BONUS-001);
- (c) the Partner (Affiliate) Agreement (including Appendix A – Tiered Commission Structure);
- (d) the Company's Client Services Agreement and applicable product terms;
- (e) the AML/CTF Policy; and
- (f) the Privacy Policy.

0.4 If there is any inconsistency between these Promotion Terms and the Partner (Affiliate) Agreement or the Bonus & Promotions Policy (VT-BONUS-001), these Promotion Terms shall prevail solely in respect of this Promotion.

1. Definitions

In these Promotion Terms, the following definitions apply in addition to those set out in the governing documents referenced in Section 0.3:

1. "Active Client" means a client referred by the Partner who has made at least one qualifying Net Deposit during the Promotion Period, and generated trading activity on a Live Account.
 2. "Leaderboard" means the publicly visible ranking published on the Promotion landing page showing the top five (5) Partners by qualifying Net Deposits during the Promotion Period.
 3. "Net Deposit" means the total verified client deposits attributed to the Partner's referral link, less withdrawals made by those clients, as calculated by the Company's systems for the purposes of this Promotion.
 4. "Net Deposit Bonus" means the bonus amount credited to the Partner's Wallet calculated as a percentage of qualifying Net Deposits, as set out in Section 3.
 5. "Prize" means an aspirational reward (physical or cash equivalent) available to Partners achieving Tier 4 or Tier 5 as described in Section 5.
 6. "Promotion Period" means the period specified and communicated by the Company at launch. The Company may extend or shorten the Promotion Period with reasonable notice.
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7. "Qualifying Trade" means a completed trade executed by an Active Client on a Standard account type, which satisfies all conditions under the Partner (Affiliate) Agreement (including minimum trade duration requirements for the Partner's commission tier) and which is not executed using any Bonus, credit, or promotional balance.
8. "Tier" means the applicable commission tier assigned to the Partner for this Promotion as set out in Section 3.
9. "Tracking Link" means the unique referral URL assigned to the Partner by the Company for the purpose of attributing registrations and deposits to this Promotion campaign.
10. "Volume Commission" means the per-lot commission payable to the Partner under the Partner (Affiliate) Agreement (Appendix A) in respect of Qualifying Trades, unaffected by this Promotion except as expressly stated herein.

2. Promotion Overview

2.1 This Promotion is a tiered incentive programme designed exclusively for Partners referring new clients in the Premium Partnership Program is an ongoing promotion targeting Arabic-speaking markets, intended to be available for recycling across regions at the Company's discretion.

2.2 The Promotion combines three value propositions:

- (g) Volume Commissions of up to \$12 per lot on Qualifying Trades (in accordance with the Partner's existing tier under the Partner Agreement);
- (h) Net Deposit Bonuses of up to 12% on qualifying Net Deposits, credited in addition to Volume Commissions; and
- (i) Aspirational Prize rewards for Partners achieving Tier 4 or Tier 5 (see Section 5).

2.3 This Promotion is designed to run on an ongoing basis. The Company reserves the right to pause, modify, or terminate the Promotion in accordance with Section 9.

2.4 This Promotion is distributed exclusively through dedicated media buy placements on third-party platforms approved by the Company. Partners must not redistribute Promotion materials through our social media profiles or other channels not approved by the Company in writing.

2.5 All campaign registrations must be generated through the Partner's dedicated Tracking Link. Leads and deposits not attributed through the Tracking Link will not qualify for Net Deposit Bonuses under this Promotion, regardless of any other attribution.

3. Commission and Bonus Structure

3.1 Partners participating in this Promotion are eligible for Net Deposit Bonuses in addition to their regular Volume Commissions under the Partner Agreement. The applicable Tier and bonus rate are determined by the total qualifying Net Deposits attributed to the Partner via the Tracking Link during the Promotion Period, as follows:

Tier	Net Deposit	Net Deposit Bonus	Volume Commission	Prize
1	\$10,000+	6%	Up to \$12/lot*	—
2	\$20,000+	8%	Up to \$12/lot*	—
3	\$40,000+	9%	Up to \$12/lot*	—

4	\$50,000+	10%	Up to \$12/lot*	Prize Eligible
5	\$100,000+	12%	Up to \$12/lot*	Prize Eligible

* Volume Commission rates are as per the Partner's applicable tier under the Partner (Affiliate) Agreement (Appendix A) and are not modified by this Promotion. The \$12/lot maximum is achievable at Diamond Tier (100 Active Clients / 500 Lots) for FX on Standard accounts.

3.2 Net Deposit Bonuses are calculated on the total qualifying Net Deposits attributed to the Partner's Tracking Link for the relevant Promotion Period, at the applicable Tier rate.

3.3 Tier Assignment for this Promotion is assessed at the end of each calendar month (or at the close of the Promotion Period, whichever is earlier). The applicable Tier is the highest Tier threshold reached by the Partner's cumulative qualifying Net Deposits during that assessment period.

3.4 Net Deposit Bonuses are credited to the Partner's Wallet in accordance with the Company's standard settlement cycle. The Company may delay settlement pending AML/CTF review, fraud investigation, or where any client deposit is subject to a chargeback or reversal.

3.5 Net Deposit Bonuses are not Volume Commissions and are not part of the tiered commission structure under Appendix A of the Partner Agreement. They are a promotional benefit specific to this Promotion and may be removed, adjusted, or withheld in the circumstances described in Sections 6 and 7.

3.6 No Net Deposit Bonus is payable in respect of:

- (j) deposits made by clients not referred via the Partner's Tracking Link;
- (k) deposits made using any form of bonus, credit, or promotional balance;
- (l) deposits from clients who have previously held a registered account with the Company (unless the Company expressly confirms eligibility in writing);
- (m) deposits that are reversed, charged back, or returned for any reason;
- (n) deposits from clients resident in restricted jurisdictions as defined in the AML/CTF Policy; or
- (o) deposits attributed to artificial, coordinated, or otherwise abusive referral activity as determined by the Company.

3.7 Volume Commissions continue to be subject to all restrictions and withholding provisions set out in the Partner (Affiliate) Agreement, including (without limitation) the minimum trade duration rules, the micro-duration restriction (Section 5.3 of the Partner Agreement), the concentration and abnormality controls (Section 5.4), and the bonus-funded trading exclusion (Section 5.5).

3.8 Trading Activity Requirement

3.9 The Net Deposit Bonus attributable to any referred client is conditional upon that client demonstrating trading activity that the Company considers reasonable and proportionate to the amount deposited ("Qualifying Trading Activity"). The purpose of this condition is to ensure that the Net Deposit Bonus is earned in connection with genuine trading engagement and not solely from deposit activity.

3.10 For the purposes of this clause, Qualifying Trading Activity means, at minimum, closed Qualifying Trades generating a notional volume of no less than five (5) standard lots per USD 1,000 of qualifying Net Deposit, achieved within sixty (60) calendar days of the relevant deposit being credited to the client's Live Account (the "Activity Window").

3.11 Where, in the Company's sole determination, a referred client has not achieved Qualifying Trading Activity within the Activity Window, the Net Deposit Bonus attributable to that client shall be withheld in full. Withheld amounts shall not accrue interest during the withholding period. The withheld Net Deposit Bonus shall be released to the Partner's Wallet only upon the relevant client subsequently achieving the Qualifying Trading Activity threshold.

3.12 If the referred client withdraws their deposit, closes their account, or remains inactive beyond ninety (90) calendar days from the date of the relevant deposit without having achieved Qualifying Trading Activity, the Company reserves the right to permanently cancel the withheld Net Deposit Bonus attributable to that client. No compensation, substitute payment, or damages shall be payable to the Partner in such circumstances.

3.13 The trading activity requirement under clauses 3.9–3.12 applies on a per-client, per-deposit basis. Volume Commissions are earned on Qualifying Trades as they occur and are not subject to this withholding mechanism, except where separately withheld under the Partner Agreement or Section 7 of these Promotion Terms.

4. Eligibility and Participation Conditions

4.1 To be eligible for this Promotion, a Partner must:

- (p) hold a valid and active Partner (Affiliate) Agreement with the Company;
- (q) have completed identity verification (KYC) to the Company's satisfaction;
- (r) not be in breach of the Partner Agreement, these Promotion Terms, the Bonus & Promotions Policy, or any Company policy or Applicable Regulations;
- (s) be in good standing with the Company, with no pending investigations, suspensions, or compliance flags;
- (t) use only the Company-issued Tracking Link for all campaign traffic and attributions; and

4.2 Clients referred by the Partner must, to qualify for Net Deposit Bonus attribution:

- (u) register as a New Client through the Partner's Tracking Link;
- (v) complete KYC verification to the Company's satisfaction;
- (w) not be a resident of a restricted jurisdiction;
- (x) make a qualifying Net Deposit (as defined herein) on a Live Account; and
- (y) not share the same device, IP address, household, payment method, or identifying information with the Partner or any other referred client in a manner suggesting coordinated or artificial activity.

4.3 The Company reserves the right to refuse Promotion participation or Net Deposit Bonus eligibility to any Partner or referred client at its sole discretion, including where the Company reasonably suspects any form of abuse, fraud, manipulation, or misrepresentation.

4.4 A Partner may not participate in this Promotion concurrently with any other Net Deposit bonus or deposit incentive promotion, unless expressly permitted in writing by the Company.

4.5 Volume Commissions remain available in parallel with this Promotion subject to the Partner Agreement, and are not restricted by clause 4.4.

5. Prize Rewards (Tier 4 and Tier 5)

5.1 Partners achieving Tier 4 (Net Deposits of \$50,000 or above) or Tier 5 (Net Deposits of \$100,000 or above) during the Promotion Period become eligible for an aspirational Prize reward, in addition to their Net Deposit Bonus and Volume Commissions.

5.2 Prizes are aspirational and illustrative. Prize imagery used in promotional materials (including but not limited to smartphones, laptop computers, and luxury watches) is for marketing purposes only and

does not represent a binding commitment to supply any specific product, brand, or model. The Company retains full discretion over the selection, form, and value of any Prize awarded.

5.3 Prizes will be confirmed in writing by the Company following the end of the relevant Promotion Period assessment and upon verification that the Partner meets all eligibility conditions.

5.4 Prize Cash Equivalent - Jurisdiction Limitation Clause: In the event that a Prize (or any specific product comprised in a Prize) cannot lawfully be purchased, imported, delivered, or received in the country of residence or domicile of the eligible Partner due to applicable laws, import restrictions, sanctions programmes, trade embargoes, or other legal or regulatory constraints, the Company shall, at its discretion, award the eligible Partner a cash equivalent payment in lieu of the physical Prize. The cash equivalent value shall be determined by the Company acting reasonably, with reference to the retail market value of the relevant Prize item in a comparable jurisdiction at the time of award.

5.5 For the avoidance of doubt, a Partner may not claim a specific prize item if such item cannot be supplied in their jurisdiction, and the cash equivalent under clause 5.4 shall be the Partner's sole remedy in such circumstances. No additional compensation, uplift, or damages shall be payable in connection with such substitution.

5.6 Prizes are personal to the eligible Partner and are non-transferable. Prizes may not be exchanged for cash except as provided in clause 5.4 or at the Company's sole discretion.

5.7 The Company reserves the right to withhold or revoke any Prize if, following award, it determines that the Partner achieved Tier 4 or Tier 5 through abusive, manipulative, or non-genuine activity, or in breach of these Promotion Terms or the Partner Agreement.

5.8 Prizes are subject to the Partner's satisfaction of all KYC, AML/CTF, and compliance requirements at the time of award. The Company may defer Prize fulfilment pending any investigation or compliance review.

6. Prohibited Activities and Promotion Abuse

6.1 The Company strictly prohibits abuse, manipulation, and misuse of this Promotion. Prohibited conduct includes, without limitation:

- (z) referring clients who are the Partner's own associates, family members, employees, or related parties, without prior written approval from the Company;
 - (aa) creating artificial, circular, or coordinated deposit activity to inflate Net Deposit figures;
 - (bb) splitting deposits across multiple referred accounts to achieve a higher Tier than would otherwise be reached;
 - (cc) self-referral or self-deposit activity in any form;
 - (dd) use of fictitious, borrowed, or third-party identities to create qualifying client accounts;
 - (ee) incentivising clients to deposit beyond their means or without genuine trading intent, solely to generate Net Deposit Bonus eligibility for the Partner;
 - (ff) coordinating with other Partners or clients to generate deposits that are subsequently withdrawn following Tier achievement;
 - (gg) directing clients to make deposits that are withdrawn immediately or within a short period of Tier assessment, where the pattern indicates the deposit was made solely to qualify for a Net Deposit Bonus or Prize;
 - (hh) using clients' funds or payments made on behalf of clients to generate qualifying Net Deposits;
 - (ii) making or causing any false or misleading representation to prospective clients about the Promotion, the Company's products, or expected returns;
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- (jj) using channels not approved by the Company for distribution of Promotion materials, including but not limited to the Company's own social media profiles;
 - (kk) generating referral traffic through means that violate the Partner Agreement (Section 3.2 and 3.3), including incentivised traffic systems, adult content platforms, or prohibited paid media bidding on the Company's brand terms; and
 - (ll) any other activity that, in the Company's reasonable determination, constitutes manipulation, abuse, or misuse of this Promotion or any other Company programme.

6.2 The list in clause 6.1 is illustrative and not exhaustive. The Company may determine, acting reasonably, that other patterns or behaviours constitute abuse or prohibited conduct under these Promotion Terms.

6.3 Where clients referred by the Partner are found to have engaged in prohibited trading activity (including bonus abuse, scalping of promotional spreads, or coordinated hedging), Net Deposit Bonuses attributable to those clients may be cancelled or adjusted, and Volume Commissions may be withheld in accordance with the Partner Agreement.

7. Company Rights — Commission Withholding, Revocation, and Remedies

7.1 Without prejudice to any rights under the Partner (Affiliate) Agreement or Bonus & Promotions Policy, if the Company reasonably suspects or determines that a Partner has engaged in abusive, fraudulent, or non-compliant conduct in connection with this Promotion, the Company may, at its sole discretion and without prior notice where appropriate:

- (mm) immediately suspend all Net Deposit Bonus accrual and payments;
- (nn) cancel any accrued but unpaid Net Deposit Bonuses in full;
- (oo) claw back (reverse) Net Deposit Bonuses already credited to the Partner's Wallet;
- (pp) withhold Volume Commission payments in respect of any period under investigation;
- (qq) cancel or adjust Volume Commissions generated by clients identified as part of abusive or manipulative activity;
- (rr) revoke any Prize awarded or rescind any Prize entitlement that has not yet been fulfilled;
- (ss) remove the Partner from the Leaderboard and retroactively adjust Leaderboard rankings;
- (tt) suspend or terminate the Partner's participation in this Promotion;
- (uu) suspend or terminate the Partner Agreement in accordance with its terms; and/or
- (vv) take any other action available under the Partner Agreement, the Bonus & Promotions Policy, or Applicable Regulations.

7.2 The Company may withhold settlement of Net Deposit Bonuses and Volume Commissions during any ongoing investigation, pending the outcome of such investigation. Withheld amounts will not accrue interest during the withholding period.

7.3 Any amounts clawed back or cancelled under this Section may be set off by the Company against any other amounts owed to the Partner by the Company.

7.4 The Company's exercise of its rights under this Section shall not constitute a waiver of any other rights or remedies available to the Company, including the right to pursue civil or criminal proceedings where the conduct involves fraud or material misrepresentation.

7.5 The Company's determination as to whether abuse, fraud, or prohibited conduct has occurred under this Promotion shall be final and binding to the extent permitted by Applicable Regulations, subject to the dispute resolution process in Section 6 of the Partner Agreement.

8. Leaderboard

8.1 The Company publishes a Leaderboard on the Promotion landing page displaying the top five (5) Partners by qualifying Net Deposits during the Promotion Period.

8.2 Leaderboard rankings are updated at intervals determined by the Company and may not reflect real-time data. The Company does not guarantee continuous availability or accuracy of the Leaderboard.

8.3 Inclusion on the Leaderboard does not confer any additional rights or guarantees. The Company reserves the right to remove any Partner from the Leaderboard where their inclusion is based on deposits subsequently determined to be ineligible or abusive.

8.4 Partners consent to having their partner identifier (which may be a pseudonym or abbreviated identifier, not necessarily their full legal name) published on the Leaderboard for the duration of the Promotion Period.

9. Amendment and Termination of the Promotion

9.1 The Company may modify, suspend, or terminate this Promotion at any time, with or without notice, including:

- (ww) changing the Tier thresholds or Net Deposit Bonus rates;
- (xx) adjusting the Promotion Period;
- (yy) modifying Prize eligibility or value;
- (zz) changing the eligible instruments or account types;
- (aaa) restricting participation to specific jurisdictions or groups; or
- (bbb) withdrawing the Promotion in its entirety.

9.2 Where material changes are made, the Company will use reasonable efforts to communicate these to participating Partners via the Partner Dashboard or official email.

9.3 Termination of this Promotion shall not affect Net Deposit Bonuses or Volume Commissions in respect of completed, verified, and eligible activity up to the termination date, except where the Company must adjust or reverse amounts in connection with abuse, fraud, chargebacks, or compliance obligations.

9.4 This Promotion is designed to be reusable across regions at the Company's discretion. Future iterations of this or similar promotions do not give rise to any expectation of continuity or entitlement on the part of any Partner.

10. General Provisions

10.1 Net Deposit Bonuses under this Promotion are not "real funds" or client money. They are credited to the Partner's Wallet as a promotional benefit and may not be withdrawn directly. Partners may transfer balances from their Wallet to a trading account or withdrawal-eligible account in accordance with the Company's standard Wallet rules.

10.2 Volume Commissions earned under this Promotion are subject to all existing payment, withholding, and settlement rules in the Partner Agreement, including Section 5 (Commission Non-Payment, Adjustments and Withholding) and Section 9 (Affiliate Compensation and Settlements).

10.3 Partners are responsible for all tax and regulatory obligations arising from Net Deposit Bonuses, Volume Commissions, and Prizes received under this Promotion. The Company does not provide tax advice.

10.4 Dispute resolution: Any disputes relating to this Promotion must be submitted in accordance with Section 6 of the Partner Agreement, within five (5) working days of the incident giving rise to the dispute.

10.5 Data and privacy: Partner data collected in connection with this Promotion is processed in accordance with the Company's Privacy Policy. Partner identifiers may be displayed on the Leaderboard as described in Section 8.5.

10.6 Governing language: The English version of these Promotion Terms shall prevail in the event of any translation discrepancy, including any any translation produced for marketing purposes.

10.7 Governing law and jurisdiction: These Promotion Terms are governed by and construed in accordance with the laws of St. Vincent & the Grenadines. Any disputes arising out of or in connection with these Promotion Terms shall be subject to the competent courts of St. Vincent & the Grenadines, without prejudice to any mandatory rights under Applicable Regulations.

10.8 The Company's failure to enforce any provision of these Promotion Terms at any time shall not be construed as a waiver of that provision or of the Company's right to enforce it in the future.

10.9 If any provision of these Promotion Terms is found to be invalid, unlawful, or unenforceable, that provision shall be deemed severed and the remaining provisions shall continue in full force and effect.

Contact

For questions relating to this Promotion, eligible Partners should contact:

Partner Relations: partner@vittaverse.com

General Support: support@vittaverse.com

Compliance: compliance@vittaverse.com

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