

CPA Bonus Program Agreement

This promotion applies to CPA partners who refer clients under the CPA program terms and applies to clients registered via an affiliate link/code from 01.01.2025 and afterwards (hereinafter — the “ **Program**”).

1. General provisions

- 1.1. This Offer is an addendum to [the Bonus Agreement](#).
- 1.2. A Partner’s participation in the Program constitutes full and unconditional acceptance of the terms of this Offer and the Public Offer Agreement.
- 1.3. The Program applies to all clients who open an account with the Company via the Partner’s affiliate link/code in accordance with the Program rules.
- 1.4. The Company reserves the right to impose restrictions by geography, traffic sources, client categories, and other quality parameters.

2. Definitions

- 2.1. “**Partner**” is a participant in the CPA affiliate program.
- 2.2. “**Referred Client**” is a client registered via the Partner’s affiliate link/code.
- 2.3. “**Qualification of the Referred Client**” is the Company’s confirmation that the referred client meets the Program conditions and may be assigned to accrual/payment.
- 2.4. “**CPA Bonus**” is an additional reward to the Partner under the CPA program, paid on top of the base CPA rate either as an increased rate or as a fixed supplement.

3. Participation procedure

3.1. Application for the qualification of a referred client.

To initiate the qualification procedure, the Partner shall **submit an application to qualify the referred client using the special form in the CPA section of the Client area**.

3.2. Confirmation of qualification

The Company reviews the application and confirms the referred client's qualification upon fulfilment of the conditions set out in Section 4 and successful completion of quality tests.

3.3. Withdrawal request

Once the Client’s qualification is confirmed, the Partner **may request withdrawal** of the due reward/bonus through the standard withdrawal procedure in the Partner Area (withdrawal request).

3.4. The Company may refuse to confirm qualification and/or to pay the reward if violations of this Offer, the Public Offer Agreement, or signs of abuse are detected.

3.5. An application for qualification of a referred client (referral) submitted by the Partner via the special form in the CPA section may be reviewed and acknowledged by the Company no earlier than 7 (seven) calendar days from the client’s registration and/or the recording of the first relevant action, depending on the internal accounting system.

3.6. If the Partner submits repeat approval applications for the same referred client before the initial processing period expires, such applications may:

- be ignored by the application processing system;
- not accelerate the review process;
- be recorded as repeat requests.

3.7. If 10 (ten) or more repeat approval requests are detected for the same referred client without confirmed trading activity and without any change in the client's status, the Company may: a) temporarily or permanently **restrict the submission of approval requests for that referral**;

- b) exclude that referral from the Partner's internal performance metrics;
- c) disregard further actions related to that client for reward calculation purposes.

Decisions are made by the Company based on internal quality control rules and anti-fraud logic.

4. Conditions for the qualification of a Referred Client

4.1. For a Referred Client to be recognized as qualified, the following conditions must be met simultaneously:

- a) the Referred Client opened an account via the link on the appropriate page;
- b) the registration was carried out using the Partner's affiliate link/code;
- c) the Referred Client performed the qualifying action ("Action") specified in the terms of the CPA program (for example: the first account deposit);
- d) trading activity is recorded on the Referred Client's account.

4.2. **Trading activity is mandatory.** A deposit alone is not sufficient grounds for full qualification.

4.3. The sufficiency of trading activity is determined by the Company according to internal quality criteria (for example: real executed trades, regularity and volume of trading, absence of fishy schemes, and other account behavior indicators).

4.4. The Company may postpone confirmation of qualification until sufficient trading activity has been reached.

5. Payment procedure and the deferred 25% portion

5.1. Payment of the CPA reward and the CPA Bonus is carried out in the manner and by the methods stipulated in the Public Offer Agreement and via the Client/Partner Areas.

5.2. Payment of 25%

Twenty-five percent (25%) of the amount due for a qualified Referred Client may not be paid immediately after the deposit is made, but will be payable within the first three (3) months from the moment the Action is completed on the condition of confirmed trading activity.

5.3. Adjustment of the payout amount.

The 25% payout specified in Clause 5.2 shall be reduced by the total amount of any agency fees, ForexCopy system commissions, and other types of affiliate remunerations received by the Partner.

5.4. Extension of the payment period

The payment period specified in clause 5.2 **may be extended** if the Referred Client's trading activity during the first three months is deemed **insufficient** by the Company.

5.5. In case of insufficient activity, the Company may:

- postpone payment of the deferred portion until sufficient activity is achieved; and/or
- refuse to pay the deferred portion if signs of abuse or non-compliance with quality criteria are present.

5.6. Payments are made only against confirmed accruals and after successful completion of quality checks.

6. Applicability to services and rules for claiming the amount

6.1. Applicability

This Program and the rules for accruals/payments under it apply to Referred Clients who use (or are connected to) one of the following Company services/programs: RFT (Risk-free trading), Triple Three, x10, and SLIP (hereinafter referred to as the "**Services**").

6.2. Reward may be claimed only once

The Referred Client's deposit amount (and/or the amount considered for calculating the Partner's remuneration under the Program) may be claimed only once and only within one of the Services. Re-claiming the same amount under another Service is not permitted.

6.3. Double-counting between the affiliate program and RFT accumulation is prohibited.

If a Referred Client's deposit has been used (counted/claimed) for the purpose of calculating the Partner's remuneration under this Program (CPA Bonus), that deposit amount cannot be used (counted/claimed) as part of the accumulated referral amount within the RFT service. Conversely, if the deposit amount was declared under the accumulation/terms of the RFT service, that amount cannot be reclaimed for remuneration under this Program.

6.4. Priority of accounting and resolution of disputes

The procedure for determining within which Service an amount is considered claimed, as well as the rules for resolving disputes (including technical accounting collisions), shall be defined by the Company. The Company may cancel or adjust accruals if double-counting is detected.

7. Prohibited practices

7.1. Remuneration and/or bonus may be cancelled (in whole or in part) if direct or indirect signs of the following are detected: incentivized traffic, multi-accounting, self-referral, source spoofing, cloaking, data falsification, imitation of trading activity, and other abuses.

7.2. Decisions confirming qualification, sufficiency of activity, and payment timing are made by the Company.

8. Amendment of terms and termination of the Program

8.1. The Company reserves the right to change the Program conditions, qualification criteria, confirmation/payment timeframes, and limits without prior notice.

8.2. New versions take effect upon publication on the website/landing page and/or in the Partner Area.

8.3. The Company may suspend or terminate the Program at any time.

9. Miscellaneous

9.1. In all matters not regulated by this Offer, the parties shall be governed by the Public Offer Agreement.

9.2. The Company reserves the right to request additional information and confirmations from the Partner as part of compliance and anti-fraud checks.