



PARTNER REWARDS PROGRAM TERMS & CONDITIONS



PARTNERS REWARDS PROGRAM - TERMS AND CONDITIONS

A. Introduction

1. XM Global Limited operating under the trading name XM is a Securities Service Provider Licensee regulated and authorised by the Financial Services Commission ("FSC") in Belize (hereinafter called the "Company").
2. The "*Partners Rewards Program*" Terms and Conditions is an integral part of the "*XM Business Terms and Policies*" and provisions set herein are considered as an annex of all "*XM Business Terms and Policies*".
3. The "*Partners Rewards Program*" is offered to the Company's Introducers of Business / Partners who meet the eligibility criteria, as those are described in section B (Conditions of Eligibility) herein, and who, based on the volume of referred clients to the Company and on the trading activity of those referred clients, will earn various rewards and prizes.

B. Conditions of Eligibility

1. Subject to, and without prejudice to, all other Business Terms and Policies, the offer is available to the Company's Introducers of Business / Partners who have satisfied the Eligibility Criteria for the offer ("*Eligible Introducers of Business / Partners*") as set out in the sections following hereinafter.
2. The "*Partners Rewards Program*" may be offered by the Company, from time to time, to Introducers of Business / Partners who open an Introducer / Partner Account with the Company.
3. The Company, at its reasonable discretion, offers the "*Partners Rewards Program*" to any Introducers of Business / Partners and/or any countries / regions as it deems appropriate and for as long as the Company deems to provide it.
4. Subject to section B.3 above, the "*Partners Rewards Program*" is available to all new and existing Introducers of Business / Partners who have a verified Introducer / Partner Account. That is, an existing Introducer of Business / Partner is an Introducer of Business / Partner who has registered a verified Introducer / Partner Account before the commencement of the "*Partners Rewards Program*" whereas, a new Introducer of Business / Partner is an Introducer of Business / Partner who has registered a verified Introducer / Partner Account after the commencement of the "*Partners Rewards Program*".
5. Only persons who can form legally binding contracts under the laws applicable in their country of residence may participate in the "*Partners Rewards Program*". Without limiting the foregoing, participation in the "*Partners Rewards Program*" is not allowed for persons under the age of 18 or otherwise under legal age in their country of residence ("minors"). **If you are a minor, you may not participate in the "*Partners Rewards Program*".**
6. Participation of "*Intermediaries/Related Parties*" in the "*Partners Rewards Program*" is prohibited. If the registration and / or trading data of a participant in the "*Partners Rewards Program*" corresponds with the registration and / or trading information, including but not limited to IP address, of another participant in the "*Partners Rewards Program*", the Company reserves the right to regard this matching as a reason for immediate disqualification. For the purposes hereof, the term "*Intermediary(ies)/Related Party(ies)*", when used in these Terms & Conditions, unless the context otherwise requires, shall mean to include any person or entity bearing a relationship with any participant in the "*Partners Rewards Program*", including, without limitation:
 - a) family members, such as brothers, sisters, spouses, ancestors, lineal descendants and collateral descendants;
 - b) person or entity, whom any participant in the "*Partners Rewards Program*", directly or indirectly through one or more intermediaries, controls, or whom, directly or indirectly, through one or more intermediaries, is controlled by, or is under common control with any participant in the "*Partners Rewards Program*"; for purposes of this definition, the term "*control*" (including, with correlative meaning, the terms "*controlled by*" and "*under common control with*"), as used with respect to any participant in the "*Partners Rewards Program*", shall mean the possession, directly or indirectly through one or more intermediaries, of the power to direct or cause the direction of management



policies of such person or entity, whether through ownership of voting securities or otherwise.

7. Similarly, persons associated in any manner whatsoever with the Company and/or with the specific websites and/or social network sites on which the Company may be running, from time to time, certain specific promotions, contests and/or surveys, in the context of which access to the "[Partners Rewards Program](#)" is offered, are not allowed to participate in the offer.
8. Further to sections B.6 and B.7 above and pursuant to our "[XM Business Terms and Policies](#)" in case that a referred client's XM real trading account is blocked due to violation of our "[XM Business Terms and Policies](#)", any XM Rewards Points ("[XRP](#)") generated in the Introducer's of Business / Partner's account for this client will be immediately nullified and forfeited from the participant's total "[XRP](#)".
9. Respectively, in case that an Introducer's of Business / Partner's account is closed / blocked due to violation of our "[XM Business Terms and Policies](#)", all generated "[XRP](#)" will be nullified and forfeited; thus, the Introducer of Business / Partner will not be able to redeem any of these points.

C. Specific "[Partners Rewards Program](#)" Terms

1. The "[Partners Rewards Program](#)" is offered to the Company's Introducers of Business / Partners who meet the eligibility criteria, as those are described in section B (Conditions of Eligibility) herein above, and who can earn "[XRP](#)" based on the volume and/or the trading activity of their referred clients to the Company before the commencement of the "[Partners Rewards Program](#)" (i.e., existing clients) and after the commencement of the "[Partners Rewards Program](#)" (i.e., new clients) throughout their participation to the "[Partners Rewards Program](#)".
2. Further to section C.1 above for the calculation of the "[XRP](#)" for the "[Partners Rewards Program](#)", the trading activity of both existing and new referred clients of the Eligible Introducers of Business / Partners will be taken into account. That is, an existing client is a client who is referred to the Company via an Eligible Introducer of Business / Partner prior to the commencement of the "[Partners Rewards Program](#)" whereas, a new client is a client who is referred to the Company via an Eligible Introducer of Business / Partner after the commencement of the "[Partners Rewards Program](#)".
3. All Eligible Introducers of Business / Partners, either new or existing, will enter into the "[Partners Rewards Program](#)" starting with zero (0) "[XRP](#)". That is, any previous performance of the Introducers of Business / Partners will not be taken into consideration for the "[Partners Rewards Program](#)".
4. The earned "[XRP](#)" will be active, and thus available for redemption, for a period of thirteen (13) months from the date that these points are earned and will be expired on a rolling month-to-month basis. For example, if an Eligible Introducer of Business / Partner has earned ten (10) "[XRP](#)" on the 20th of January 2022 and thirty (30) "[XRP](#)" on the 20th of February 2022, the 10 "[XRP](#)" earned on 20th of January will be expired on the 1st of February 2023 and not on the 20th of February 2023, whereas the 30 "[XRP](#)" earned on the 20th of February will be expired on the 1st of March 2023 and not on the 20th of March 2023. (i.e., month-to-month basis).
5. There are no limitations and/or restrictions as to the way that the Eligible Introducers of Business / Partners wish to redeem their "[XRP](#)". Eligible Introducers of Business / Partners can claim any available benefit / prize they wish, for as many times as they wish and subject to the requirements and/or conditions provided herein, provided that they have the available / required amount of "[XRP](#)" in order to redeem the relevant prize / benefit.
6. For the purposes of the "[Partners Rewards Program](#)", Eligible Introducers of Business / Partners can earn "[XRP](#)" only for their referred clients who are under the Lot Rebate payment commission plan and they cannot earn "[XRP](#)" for their referred clients who are under the Cost Per Acquisition ("CPA") payment commission plan. That is, referred clients under CPA payment commission plan cannot generate any "[XRP](#)" for the Eligible Introducers of Business / Partners.
7. Subject to clause C.6, there are no limitations and/or restrictions as to the account type of the referred clients (both existing and new clients). In other words, all types of trading accounts offered by the Company are eligible to generate "[XRP](#)" for the Eligible Introducers of Business / Partners for the purposes of the "[Partners Rewards Program](#)".
8. Any earned "[XRP](#)" can be redeemed by a dedicated functionality in the Eligible Introducer of Business' /



Partner's Platform at any time.

9. Any earned "**XRP**" can be additionally used to any other promotions offered, from time to time, by the Company, according to the Terms and Conditions of the said promotions.
10. In case that various Introducers of Business / Partners are registered to the Company via the same Introducer of Business / Partner (the "**Master Introducer of Business / Partner**"), and for the purpose of the "**Partners Rewards Program**", the "**Master Introducer of Business / Partner**" will not generate any "**XRP**" for the performance of his/her Introducers of Business / Partners through their participation in the "**Partners Rewards Program**".
11. For the purpose of the "**Partners Rewards Program**", self-trading activity will not generate any "**XRP**" to the Introducers of Business / Partner.

D. Prizes and Rewards

1. Subject to the eligibility requirements above and the conditions set herein, the Eligible Introducers of Business / Partners who will participate at the "**Partners Rewards Program**" and earn "**XRP**" will receive the following benefits / rewards:
 - a) Prizes or cash equivalent rewards;
 - b) Commission Plan Upgrade;
 - c) Lucky Draw Competition for the Eligible Introducers' of Business / Partners referred clients; and
 - d) Anniversary gifts on their registration date.
2. The Prizes/Rewards mentioned in section D.1 above, will be available for redemption subject to the collection of specific number of "**XRP**" by the Eligible Introducer of Business / Partner.
3. Each Prize/Reward requires a specific number of "**XRP**" for redemption. Further details regarding the accurate and/or detailed number of the "**XRP**" that are needed/requested for each reward/prize and for the "**XRP**" in general (i.e. conditions for generation, and other specific requirements) can be found in the Platform of the Eligible Introducer of Business / Partner.

Prizes or cash equivalent rewards:

4. Packages of prizes or cash equivalent rewards are available to all the Eligible Introducers of Business / Partners based on their generated "**XRP**". The Eligible Introducer of Business / Partner can redeem the said package, the value of which ranges from USD 100 (or currency equivalent) to USD 150,000 (or currency equivalent), for as many times as they wish provided that they have the required amount of "**XRP**". Further details regarding the accurate and/or detailed number of the "**XRP**" and/or eligible True New Deposit Clients ("**TNDC**") needed for the milestone rewards explained in Partners Area and/or the referred clients that are needed/requested for the prizes or cash equivalent rewards can be found in the Platform of the Eligible Introducer of Business / Partner. It should be noted that an Eligible "**TNDC**" is considered to be the referred client of an Eligible Introducer of Business / Partner that has proceeded to his/her first-time deposit ever on XM real Affiliated trading account and has also completed the trading of one (1) standard forex lot or equivalent to other account types.

Commission Plan Upgrade:

5. Once unlocked, the Commission Plan Upgrade reward gives the following prizes/options to the Eligible Introducers of Business / Partners:
 - a) to use the features of Auto-Rebates and/or Campaign Rebates. These features will be available without expiration date and regardless of the Commission Plan and/or any re-classification of the Commission Plan of the Eligible Introducer of Business / Partner. The generated Auto-Rebates and/or Campaign Rebates commissions of the Eligible Introducers of Business / Partners will be based on their achieved Commission Plan and will be adjusted accordingly in case the Commission Plan drops below the Gold Commission Plan (i.e., on Bronze or Silver Commission Plan level). In case that the Eligible Introducers of Business / Partners, following a three-month re-classification period and/or re-evaluation, drops below the Gold Commission Plan Category (i.e. Bronze or Silver Commission Plan) the feature will still be available; however, the commission distribution will adapt accordingly - even



resulting all the earned commission to be used as rebates.

- b) the Eligible Introducers of Business / Partners who will reach the Platinum Commission Plan Level will be rewarded with an automatic increase on the Gold Instrument Commission from USD 9 to USD 11 (or currency equivalent) per lot whereas, the Eligible Introducers of Business / Partners who will reach the VIP Commission Plan Level will be rewarded with an increase from USD 11 to USD 13 (or currency equivalent) per lot on Gold Instrument Commission. Please note that the said increase in the Gold Instrument Commissions is payable **only** for the trading activity of the referred clients of the Eligible Introducer of Business / Partner who are holders of XM Bonus and/or XM Bonus Micro real trading accounts and is not applicable to the holders of the other account types of the Company. The Gold Instrument Commission feature will be available for as long as the Eligible Introducer of Business / Partner is under the relevant Commission Plan Level (i.e. Platinum Commission Plan and/or VIP Commission Plan). In case that, following the re-classifications of the Commission Plan of the Eligible Introducer of Business / Partner, the Eligible Introducer of Business / Partner drops below the Platinum Commission Plan and/or the VIP Commission Plan then he/she will lose the Gold instrument Commission feature or, if applicable, the commission amount of the Gold Instrument Commission will be reduced (i.e. in case the Eligible Introducer of Business / Partner is under the VIP Commission Plan and drops to the Platinum Commission Plan then the Gold Instrument Commission amount will be reduced from USD 13 to USD 11). The Gold Instrument Commission Feature will be available again to the Eligible Introducer of Business / Partner provided that, following the re-classification, he/she will reach again the Platinum or the VIP Commission Plan.

Lucky Draw Competition for their referred clients:

6. The Lucky Draw Competition Reward will be available **only** to Eligible Introducers of Business / Partners who will generate at least one hundred (100) "**XRP**" and can be used by the Eligible Introducer of Business / Partner anytime he/she wishes as an extra marketing feature.
7. The Lucky Draw Competition Reward will give to opportunity to the Eligible Introducers of Business / Partners who will activate the said reward to run a Lucky Draw Competition for their referred clients.
8. The Lucky Draw Competition will have a fixed duration of sixty (60) days starting from the date of the activation of the Lucky Draw Competition by the Eligible Introducer of Business / Partner ("**Lucky Draw Competition Period**"). That is, in case that an Eligible Introducer of Business / Partner generates one hundred (100) points on 1st of April 2022 and activates his Lucky Draw Competition Reward on 25th of April 2022, then the "**Lucky Draw Competition Period**" will start on 25th of April 2022 and will end on 23rd of June 2022 (i.e. sixty days period). After the end of the "**Lucky Draw Competition Period**" a Lucky Draw will be conducted where one (1) of the referred clients of the Eligible Introducer of Business / Partners, subject to the conditions set herein, will win a cash prize.
9. The Lucky Draw Competition will be available **only** to the referred clients of the Eligible Introducer of Business / Partner who have registered a verified XM real trading account within the sixty-days "**Lucky Draw Competition Period**". That is, in case that an Eligible Introducer of Business / Partner activates his/her Lucky Draw Competition Reward on 25th of April 2022, then **only** the referred clients of the Introducer of Business / Partner who were registered, and verified, during the sixty-days "**Lucky Draw Competition Period**" (i.e. 25th of April 2022 – 23rd of June 2022) will be able to participate in the Lucky Draw Raffle. All the referred clients of the Eligible Introducer of Business / Partner who have registered an XM real verified trading account **before** the commencement of the "**Lucky Draw Competition Period**" **will not** be able to participate to the Lucky Draw Competition.
10. Please note there will be **only one** (1) Lucky Draw winner for each Lucky Draw Competition who will be selected by a Lucky Draw Raffle after the end of each "**Lucky Draw Competition Period**" and will earn a cash amount which will be available via his/her Members' Area (My Wallet).
11. The maximum number of times that the Lucky Draw Competition Reward can be used / redeemed by an Eligible Introducer of Business / Partners within a calendar year is seven (7).

Anniversary gifts on their registration date:

12. Each eligible Introducers of Business / Partners who will participate at the "**Partners Rewards Program**" will receive anniversary gifts (i.e., "**XRP**") on their registration date anniversary on an annual and per Partner basis.



E. General Terms

1. Please note that the redemption of the "*XRP*" is instant.
2. The Company reserves the right, at its reasonable discretion:
 - i. to decline registration of any participant in the "*Partners Rewards Program*"; and
 - ii. disqualify any participant in the "*Partners Rewards Program*" who tampers or attempts to tamper with the operation of the "*Partners Rewards Program*", or breaches these terms and/or any of the "XM Business Terms and Policies" set forth on the Company's website.
3. The Company reserves the right, at its reasonable discretion, to discontinue the offering of this "*Partners Rewards Program*" to any of its Introducers of Business / Partners and/or Clients, without having to explain the reasons. Such Introducers of Business / Partners and/or Clients will be informed via email.
4. Eligible Introducers of Business / Partners and/or Clients may opt-out from the "*Partners Rewards Program*" whenever they wish. Please send your request at the following email address: ib@xmglobal.com and the relevant department will process your request and inform you accordingly.
5. The Company reserves the right, at its reasonable discretion, to alter, amend or terminate the "*Partners Rewards Program*" or any aspect of it at any time. It is recommended that participants in the "*Partners Rewards Program*" consult these Terms & Conditions on the Company's website and/or their Platform regularly. Please note that taking part in the "*Partners Rewards Program*" constitutes acceptance and agreement to abide by any such alterations, amendments and/or changes.
6. As no Introducers of Business' / Partner's commissions are paid for trading with trading bonus funds, there are also no "*XRP*" generated by this trading.
7. Taking part in the "*Partners Rewards Program*" constitutes acceptance of these Terms & Conditions and of the Business Terms and Policies set forth on the Company's website.
8. The "*Partners Rewards Program*" is available for as long as the Company deems to provide it, as indicated in the rules of engagement of the specific promotion, and/or survey of which the "*Partners Rewards Program*" is mentioned to be a part.
9. The "*Partners Rewards Program*" terms shall be governed by and construed in accordance with the Laws of Belize. Any dispute or situation not covered by these terms will be resolved by the Company in the manner it deems to be the fairest to all concerned. That decision shall be final and/or binding on all entrants. No correspondence will be entered into.
10. If any of "*Partners Rewards Program*" terms were to be translated into a language other than English, then the English version of these terms shall prevail where there is an inconsistency.

F. Risk Warning

1. Forex and CFD trading involve a significant risk to your invested capital. Please read and ensure you fully understand our Risk Disclosure, available on the Company's website.