



GENERAL TERMS AND CONDITIONS  
FOR REWARDS CAMPAIGNS



## **1. General**

The Reward Campaign and/or Promotion (the “Campaign”) is offered by XS LTD (“XS” and/or the “Company”) to its Clients. By participating in the Campaign, the Clients hereby acknowledge, confirm and accept to be bound by the following terms and conditions as these are set out below (the “Terms”), by XS’s Client Services Agreement, by the respective Announcement(s) that shall be published from time to time on the Company’s website, and by the general Account Opening Agreements.

These Terms are applicable for Clients of XS who meet the eligibility criteria that are included herein and as per the supplementary documentation, as stated above.

## **2. Campaign Overview**

The Campaign offers eligible Clients the chance to receive pre-specified cash or non-cash rewards if they fulfill the Campaign’s specified conditions during the Campaign period.

## **3. Contest Timelines**

3.1. Clients may participate any time during the Campaign Period.

3.2. The Campaign Period shall be mentioned in each Announcement(s), as published on the Company’s website, and as amended from time to time.

## **4. Eligibility Criteria**

To be eligible to participate in the Campaign, Clients must meet the following criteria:

4.1. Have a verified trading account with XS and must have agreed to be bound by the Account Opening Agreements.

4.2. Participate in the Campaign during the Campaign Period.

4.3 Accept these Terms of the Campaign and/or the terms of each Announcement(s) and/or any additional specific conditions for each Campaign, as communicated by XS.

4.4. Fulfill and/or meet any additional specific requirement of XS, set in each Campaign, following points 3.1-3.2 above.

## **5. Conditions**

5.1. All Clients who meet the criteria and participate in the Campaign will be automatically added as participants (the “Participants”).

5.2. Rewards shall be specified in the respective Announcement(s) for each Campaign.



5.3. All cash rewards will be deposited directly into the XS Wallet, in the currency of the Participant's wallet, and/or equivalent (unless otherwise stated), and can be freely withdrawn as cash. Other non-cash rewards will be allocated accordingly as specified in the respective Announcement(s) for each Campaign.

5.4. The reward amount is non-transferable between accounts and/or other Clients and cannot be combined with any other Campaign or offer.

5.5. In case of non-cash rewards, the Company can decide, at its own discretion, to send a cash reward to the Client instead.

5.6. Delivery of non-cash rewards is only available in client's country of residence as per the client's application with the Company.

5.7. It is the Client's responsibility to ensure that an accurate delivery address is provided for non-cash rewards. The Client cannot change the delivery address once the reward has been claimed. The reward is handed to the Client at the address of delivery by courier. If the Client is absent for delivery, the courier will handle the re-delivery. The Client shall contact the courier to ensure delivery.

## **6. Fraudulent Activity**

6.1. XS at its sole and absolute discretion can exclude a Client from participating in the Campaign, with immediate notice, and at any time:

6.1.1. if XS has reasonable grounds to believe that there is a valid misuse of this Campaign; and/or

6.1.2. if a Client acts in bad faith and/or abusively and/or fraudulently and/or in a manner that is not in line with this Campaign and applicable Terms; and/or

6.1.3. if an action by a Client is found to be in violation and/or in breach of these Terms and/ or XS's Client Services Agreement; and/or Account Opening Agreements and/or

6.1.4. if a Client submits false ID documents and contact details during the verification procedure.

6.2. XS reserves the right to withhold or void without further notice the reward amounts and/or nullify any profits gained and/or losses generated if in its reasonable belief and/or discretion, there is any indication or suspicion of any form of swap arbitrage (including but not limited to risk free profiting), abuse, fraud, manipulation, cash-back arbitrage connected to a trading bonus or any other form(s) of deceitful or fraudulent activity or behavior, and shall not be held liable for same.

## **7. General conditions and warranties**

7.1. In participating in this Campaign, the Client agrees to be bound by these Terms and XS's Client Services Agreement.

7.2. XS reserves the right at its own discretion and as it deems fit to alter, amend, suspend, cancel or terminate the Campaign at any time, without any prior notice or justification to the Client. Under no circumstances shall XS be liable for any consequences of any alteration, amendment, suspension, cancellation, or termination of the Campaign.



7.3. XS shall not be held responsible for any technical disruption, such as but not limited to weak internet connection, that could affect the result of the Campaign.

7.4. XS reserves the right to refuse offering the Campaign at its sole discretion without prior notification or justification.

7.5. XS will not be liable for any adverse effects where an account has open positions or floating profit/loss which results in the Campaign being removed for any reason.

7.6. New accounts are subject to approval as per XS's Client Services Agreement. This Campaign is not an offer to any person to whom it would not be lawful.

7.7. By participating in the Campaign, Clients consent to their personal data being collected, processed, and used by XS for marketing and purposes.

7.8. This Campaign shall not encourage Clients to trade in a manner inconsistent with their trading comfort level. Clients should seek independent advice if necessary.

7.9. XS will not be liable for any loss, costs, expense, or damage suffered in connection with this Campaign.

7.10. If any dispute and/or misrepresentation is made in relation to these Terms, such dispute and/or misrepresentation shall be resolved by XS, acting in good faith and as it shall in its sole and absolute discretion, be deemed fit and proper. XS's decision shall be final and binding.

7.11. The official language in which these Terms were drafted in, is the English language and XS will not be bound by any variation which may derive from the translation or either part or of the whole Terms. Any information provided in any language will not have legal effect, nor XS will have any responsibility or liability regarding the correctness of such information.

If you have any questions regarding this Contest, please contact us at [support@xs.com](mailto:support@xs.com).