

HF Markets (SV) Ltd

RevSharePlus Rewards

TERMS AND CONDITIONS

The RevSharePlus Rewards (herein the “RevSharePlus Rewards” or "RevShare+ Rewards" or “Promotion”) is a promotion offered exclusively by HF Markets (SV) Ltd (herein the “Company”) to its Partners under the following Terms and Conditions.

1. Introduction

- 1.1. The RevSharePlus Rewards is available to all Partners of the Company who have satisfied the Criteria as set out in this Promotion’s Terms and Conditions.
- 1.2. This Promotion is available to Company’s Partners that:
 - a. have opened a myHF Account with the Company as per the Account Opening Agreement;
 - b. applied for a Partner Account as per the Company’s Affiliate Agreement and must have been fully approved by the Company as its Partner;
 - c. have completed the age of 18 or the legal age applied in his country of residence or must not be otherwise considered as a ‘minor’ in his country of residence;
 - d. have accepted the Terms and Conditions of this Promotion.

2. Availability and Promotion Period

- 2.1. This Promotion is offered by the Company to all of its Partners.
- 2.2. This Promotion starts from the date of acceptance of this Promotion’s Terms and Conditions and runs for an indefinite period until being terminated by the Company.
- 2.3. Every Partner of the Company shall be eligible to receive the Rewards as specified in clause 3.14, from the moment this Promotion becomes available to the Company’s Partners and the Partner accepts the Promotions’ Terms and Conditions.

3. Terms and Conditions

- 3.1. Partners shall be eligible to redeem the Rewards based on the monthly Volume, Cash Flow and Unique Clients Targets.
- 3.2. The Promotion runs on a monthly basis, therefore, the calculation of the Targets as mentioned in clause 3.1 of this Promotion will be reset to 0 on the last day of each

month at 23:59 server time.

- 3.3. For the avoidance of any doubt, the monthly calculations of the mentioned in clause 3.1 of these Terms and Conditions, commence from the date that the Partner accepts the Promotion's Terms and Conditions until its termination by the Company.
- 3.4. **Volume Target** sums up the volume of any Trades that have been closed on the Eligible Trading Accounts.
- 3.5. For the purposes of this Promotion, Eligible Trading Accounts are:
 - (a) MT4 and MT5 live trading accounts that are assigned under the Partner and are not opened from the Partner's own wallet;
 - (b) HF Copy Strategy Provider accounts that are assigned under the Partner and are not opened from the Partner's own wallet;
 - (c) HF Copy Follower accounts that are assigned under the Partner and are not opened from the Partner's own wallet.
- 3.6. Also, for the purposes of this Promotion, Eligible Trades are:
 - (a) closed trades whose open time is after the Company's Partners joined the Promotion and closed within current calendar month;
 - (b) trades made on Contracts for Differences ("**CFDs**") on Forex, Gold and Silver only;
 - (c) trades that were open for two minutes or more;
 - (d) trades on CFDs on Forex whose difference between the open and close price exceeds 2 pips;
 - (e) trades on CFDs on Gold and Silver whose difference between the open and close price exceeds 20 pips.
- 3.7. The Volume Target shall be calculated on the first day of each month at 00:00 server time, up to the last day of each month at 23:59 server time.
- 3.8. **Cash Flow Target** means the monthly internal transfers into the Eligible Trading Accounts from the Client's wallet minus the monthly internal transfers out of the Eligible Trading Accounts.

- 3.9. For the purpose of cash flow calculations, Clients' transactions made in currencies other than US Dollars, will be converted to US Dollars by using the regular conversion rates applied by the Company.
- 3.10. The Cash Flow Target shall be calculated on the first day of each month at 00.00 server time up to the last day of each month at 23:59 server time.
- 3.11. **Unique Clients Target** is either a new client to the Company or a client who has been reactivated by the Partner. A client cannot be a unique client for more than one Partner. For instance, If a client has registered with the Company following the availability of the Promotion, who has been approved and opened three (3) trading accounts under one or more Partners, and funded all three and traded, for the purposes of this Promotion, the count of the unique clients is 1 (one) on behalf of the Partner assigned to the first (1st) trading account. The other two trading accounts cannot count as Unique Clients.
- 3.12. For the purposes of this Promotion:
- (a) New Client is a Client who:
- has registered with the Company following the participation of the partner Promotion;
 - has a partially or fully approved wallet with the Company;
 - has opened at least one Eligible Trading Account;
 - has funded at least one Eligible Trading Account;
 - has closed at least one Eligible Trade.
- (b) Reactivated Client is a Client who:
- has registered with the Company at least 365 days prior the first day of the applicable month;
 - has not performed any trading activity or the trading activity was performed 365 days prior the first day of the applicable month;
 - has opened at least one Eligible Trading Account;
 - has funded at least one Eligible Trading Account;
 - has closed at least one Eligible Trade.

3.13. The Unique Clients Target shall be calculated on the first day of each month at 00.00 server time up to the last day of each month at 23:59 server time.

3.14. The Rewards of the Promotion, Trading Volume, Cash Flow, and Unique Clients Targets are as follows:

REWARDS	100 USD	500 USD	1,000 USD	3,000 USD	5,000 USD
Cash Flow Target (USD)	≥5000	≥10000	≥25000	≥50000	≥100000
Volume Target (Standard Lots)	≥50	≥150	≥250	≥400	≥750
Unique Clients Target	≥3	≥8	≥20	≥50	≥100

3.15. Partners can monitor their Cash Flow, Volume and Unique Client Targets through their myHF area.

4. Rewards and Payment

4.1. Partners are eligible to receive the rewards when they meet the minimum monthly criteria of each reward.

4.2. Calculations are made at midnight on the last day of each month and the highest Reward reached will be manually paid to the Partner's wallet during the first week of the subsequent month. For instance, the Reward reached for the month of April shall be paid to the Partner's wallet during the first week of May.

4.3. Partners accept responsibility for any taxes that may incur as a result of this Promotion.

5. Termination

5.1. The Company reserves the right to refuse offering the Promotion to any Partner of the Company at its sole discretion without the need to provide any justification.

- 5.2. If the Company suspects or has reasons to believe that the Partner has submitted fraudulent details and or false identification information during the Account/Partner Account Opening Process, the Company reserves the right at its absolute discretion to disqualify the Partner from this Promotion and/or any other promotion and/or contest and/or bonus program offered by the Company.
- 5.3. If the Company suspects or has reasons to believe that any Partner has abused and/or manipulated and/or breached in any way any of the Terms and Conditions of this Promotion and/or any other promotion and/or contest and/or bonus program offered by the Company and/or has not acted in good faith, the Company reserves the right at its absolute discretion to (i) void and/or put on hold any payment of the Reward reached by the Partner in any given month and/or (ii) completely disqualify the Partner from this Promotion and/or any other promotion and/or contest and/or bonus Program offered by the Company with immediate effect.
- 5.4. If the Company suspects or has reasons to believe that any Client assigned under the Company's Partners has abused and/or manipulated Company's internal systems, by hedging his positions internally (using other trading accounts held with Company) or externally (using other trading accounts held with other brokers) and/or has not acted in good faith, the Company reserves the right, at its absolute discretion and without obtaining the Partner's consent, to completely disqualify the Partner from this Promotion with immediate effect and/or void and/or put on hold any payment of the Reward reached by the Partner.

6. Amendments

- 6.1. The Company reserves the right, at its absolute discretion, to unilaterally modify, change or terminate this Promotion or any of the Terms and Conditions included herein, at any time without the Partner's consent.

7. Dispute

- 7.1. Any dispute arising with or in connection to any of the terms and conditions of this Bonus shall be dealt by the Company as per the Company's Complaints Handling Policy, which is available on the Company's website.

7.2. All complaints must be in writing and addressed to the Customer Support Department of the Company via email at . More details on the procedure which must be followed, the deadlines for receiving a response from the Company as well as contact details for the Company's regulatory authority can be found on the Company's website in Section "Legal Documentation".

8. Acknowledgements

8.1. The Partner acknowledges that where the Company has any indication or suspicion of any form of arbitrage, abuse, fraud, manipulation, cash-back arbitrage connected to a Trading Account or any other forms of deceitful or fraudulent activity, then the Company reserves the right at its sole discretion to:

- Close/ suspend all Trading Accounts the Partner has with the Company either temporarily or permanently;
- Void all previously credited trading bonuses from the Client's Trading Accounts with the Company;
- Void all transactions carried out, including any pending orders and/ or any profits or losses earned.

8.2. Partners further acknowledge and understand that where any of the circumstances mentioned in Clause 8.1 above, occur, the Company will not be liable for any consequences on the Bonus cancellation, including, but not limited to, order(s) closure by Stop Out.

8.3. The Partner hereby acknowledges, confirms and accepts to be legally bound by the Terms and Conditions as set out in this Promotion and/or any other legally binding Agreement between him and the Company.

8.4. Partners acknowledge that trading CFDs is highly speculative and involves a substantial risk of loss of the invested capital or more than the invested capital. Trading in CFDs is not suitable for all Clients but only for those who understand and are willing to accept the financial risks involved. CFDs financial instruments may not be suitable for everyone and Clients should ensure that they properly understand the risks involved. Clients should seek independent advice if necessary.

8.5. Partners acknowledge that all Clients' orders will be executed by the Company as per its Order Execution Policy, which is accessible via the Company's website under section 'Legal Documentation.'

Version: 2024/02