

Rules of participation in the "Libertex offer - 25th Anniversary promo" Programme

1. General provisions

1.1. The "Libertex offer - 25th Anniversary promo" (hereinafter "the Programme") is for FPM affiliates working with Libertex offer to reward them under certain conditions and within a specified time-frame.

1.2. The Programme shall run from 21:01 (GMT+2) 15.11.2022 (the start date of the Programme) until 21:00 (GMT+2), 11.01.2023 (the end date of the Programme). This period shall be the validity period of the Programme.

1.3. The bonus fund of the Programme is formed exclusively from the Company's own funds. The prize fund of the Programme is not formed by selling tickets or otherwise at the expense of the Programme Participants.

1.4. By participating in the Programme, the Affiliate agrees that he/she has read, understood and agrees to be bound by these Rules.

1.5. Before granting a reward, FPM has the right to request the Affiliate's explicit consent/acceptance, either in written form or in other equivalent means. If the Affiliate does not consent to the Bonus Rules, the Company will not grant him/her the reward.

1.6. The disposal of reward is clearly and indisputably at Company's absolute and unreserved discretion and may not directly offer to all Affiliates.

1.7. Persons who are residents of countries where Libertex does not provide services and in which it does not operate may not participate in the Programme. These countries are the United States, Japan, Brazil and the European Union; countries identified by FATF as high-risk and non-cooperative jurisdictions having strategic AML/CFT deficiencies; and countries that are under international sanctions. A full list of such countries is available on the Libertex website.

2. Participation in the Programme

.2.1. The Programme shall be opened to dedicated FPM affiliates working with Libertex offer for non-EU countries.

2.2. All FPM affiliates working with Libertex offer for non-EU countries (hereinafter "Participants") shall be eligible to participate in the Programme, provided that they meet the following conditions:

2.2.1. The Affiliate must have Clients assigned to him/her under the Affiliate's unique Tracker ID(s).

2.2.2. The Affiliate is assigned one registration number for every \$500 (five hundred US dollars) a Client added to their MT4, MT5 or "Libertex" accounts (excluding deposits made by transfers from other trading accounts opened with the Company and/or prior withdrawals from any accounts opened with the Company, including profits) during the Programme Period.

2.3. If the Client withdraws funds, the Participant's registration numbers shall be canceled in proportion to the amount withdrawn starting from the last issued registration number. Those registration numbers will not participate in the Programme.

3. Determination of the Winners

3.1. The Winners shall be determined no later than 14 (fourteen) days after the end date of the Programme.

3.2. The prize draw shall be carried out by random drawing among the registration numbers assigned to Participants.

3.3. The Participant registration numbers shall participate in the prize draw if they meet the following conditions:

- All of the Client's Accounts to which funds were added following the procedure stated in paragraph 2.2 were registered before the Programme End Date.

- The Client does not withdraw the funds for which registration numbers were assigned during the Promotion Period.

3.4. The draw results indicating the winning registration numbers shall be published on the Company's website. The Winner and Promotion Prize Recipients shall be notified at the e-mail address specified when registering their personal account.

4. Prizes and conditions for receiving Prizes

4.1. The Winners taking 1st to 18th places in the draw shall receive a prize in the form of real funds in US dollars according to Table 1:

Place	Prize amount
1	\$10000
2	\$5000
3	\$5000
4	\$1333
5	\$1333
6	\$1333

7	\$1333
8	\$1333
9	\$1333
10	\$1333
11	\$1333
12	\$1333
13	\$1333
14	\$1333
15	\$1333
16	\$1333
17	\$1333
18	\$1333

4.2. The same Participant may not be recognized as the Winner of more than one prize.

4.3. All taxes and fees associated with the receipt of prizes shall be paid by the Participants independently and at their own expense.

4.4. The prize funds shall be credited to the Winner's trading account.

5. Final Provisions

5.1. The Company reserves the right to, at its sole discretion and without prior notice, make amendments, additions or deletions in respect to these Rules.

5.2. The Company shall have the right to disqualify Participants without reason or explanation.

5.3. The Company may, at its sole discretion and without explanation, decide to terminate the Programme.

5.4. The Company may modify the prizes of the Programme at any time, without notifying the Participants.

5.5. The Client Relations Department of the Company shall not review any claims related to participation in the Programme.

5.6. The Company and Participants shall make their best efforts to resolve any claims amicably through negotiation. Where the negotiations do not result in a resolution, the claim shall be settled under the laws of the jurisdiction in which the Company is situated.

5.7. All terms and definitions used in these Rules shall have the meaning assigned to them in the Company's Affiliation agreement stated here: https://fpm.global/sites/default/files/2022-08/Affiliation%20agreement%20Marketing%20Partners%2 OLimited%20V%2025.08%202022%20-%20Terms%20and%20Conditions%20FPM%20%281%29.p df

5.8. It is the Participant's responsibility to determine which, if any, taxes apply to the prizes, and to report and remit the correct tax to the appropriate tax authority. The Company is not obligated to determine whether taxes apply, and is not responsible to collect, report, or remit any taxes arising from any prizes.

5.9. If the Company suspects any wrongdoing, deception, fraud or other forms of deceitful or fraudulent activity of a Participant or that a Participant is abusing or has abused or attempted to abuse a promotion/campaign, or otherwise acted with a lack of good faith towards the Company, then the Company reserves the right, at its own discretion, to:

(i) deny, withhold, withdraw or cancel all the Affiliates's bonuses, promotions or benefits that have been provided or are supposed to be provided to the Affiliate;

(ii) temporarily or permanently, block the Affiliate's access to the account(s) and/or block the Affiliate's account(s);

(iii) terminate that Affiliate's access to services provided by the Company and/or terminate the Affiliation Agreement.

In case of permanent termination of the relationship with the Client, any unused funds (less the Bonus and profits generated from it, if applicable) will be transferred to the Affiliate back to the same source it originated.

5.10. No delay or omission in the exercise of any right, power or remedy obtained by any party due to any breach or default under these Rules shall be deemed a waiver of such right concerning any other breach or default occurring prior to or subsequent to it.

5.11. If any provision of these Rules is found to be invalid or ineffective, the invalidity or unenforceability shall not affect the other provisions of these Rules, and, in that respect, the provisions of these Rules shall be deemed separable.