



INTRODUCING BROKER  
TERMS AND CONDITIONS



# Contents

Introduction.....	3
1. General.....	3
2. Client Eligibility.....	3
3. Commissions.....	3
4. Withdrawal of commission .....	4
5. Client Security.....	4
6. Intellectual Property Rights.....	4
7. Direct Marketing.....	4
8. Privacy.....	4
9. Termination of the Agreement .....	5

## **Introduction**

This agreement sets forth the terms and conditions governing the relationship between AltumFx 'the company' and Introducing Brokers 'IBs'.

### **1. General**

1.1 The company grants the IB the non-exclusive right to refer clients in compliance with these terms.

1.2 Throughout the duration of this agreement IB agrees to always:

- (i) Carry out their services to clients with transparency, honesty and professionalism.
- (ii) Act in good faith towards the company

1.3 Throughout the duration of this agreement the IB agrees never to:

- (i) Make any false and/or misleading representations or statements that may adversely affect the image, credibility or reputation of the company;
- (ii) Take part in any activity that may tarnish the value of the company's trademark or brand.

### **2. Client Eligibility**

2.1 Clients must sign up using the unique IB referral link.

2.2 Clients who sign up directly with The company may be linked to an IB only at the client's written request.

2.3 A client may send a written request at any time to be removed from an IB. In such cases, from the date of such communication, all IB commissions will cease.

2.4 IBs own trading accounts are not eligible to receive commission unless the IB has at least 10 active clients. An active client is considered a client who has traded at least once within the last thirty (30) days.

### **3. Commissions**

3.1 Commissions are calculated as a % of the closing spread. The spread will vary according to market conditions at the time of closing.

3.2 Commissions are calculated in the same currency as the client's trading account currency.

3.3 Commissions are paid directly into the respective eWallet in the IB Portal.

3.4 Any commission disputes should be notified in writing to [partners@cryptoaltum.com](mailto:partners@cryptoaltum.com) within 30 days of the fee settlement. If we are not notified of the disputed amount within this time you will not be entitled to any further claim on the matter.

3.5 Client volumes that are traded using a Bonus Credit provided to the client by the company are not eligible for IB Commission.

#### **4. Withdrawal of commission**

4.1 IB commission is available for withdrawal once a minimum of five clients have been introduced.

4.2 Withdrawals are approved solely at the discretion of the company. Commissions will not be paid to any IB found to be acting outside the scope of this agreement.

4.3 From time to time the company may perform additional due diligence and request proof of identity documentation prior to withdrawal approval.

#### **5. Client Security**

5.1 IBs must not:

- (i) Login to the Client Portal of a Client's profile;
- (ii) Login to a client's trading account;
- (iii) Perform trading activity on behalf of a client.

#### **6. Intellectual Property Rights**

6.1 The company retains the ownership of all material developed before or during the duration of this agreement.

6.2 The IB may display the company's trademark and branding on their site and make themselves known as an IB of the company provided:

- (i) Written approval from the company is obtained;
- (ii) The IB refrains from using the company's trademark or branding as part of their own product name, URL or as a component of any other logo;
- (iii) Promotional material is displayed as per the company's guidelines

6.3 The company reserves the right to withdraw approval of promotional material at any time.

6.4 An IB may not use or register a domain or keywords, search terms or other identifiers with the name of the company.

#### **7. Direct Marketing**

7.1 Marketing material that is sent directly to a recipient from an IB must clearly identify the IB as the sender.

7.2 Direct marketing material should also clearly communicate how the recipient can contact the sender.

#### **8. Privacy**

8.1 All Client information held by the company is confidential, and the company is under no obligation to provide the IB with any such information.

## **9. Termination of the Agreement**

9.1 If the IB is considered by the company to be in breach of these terms, and the breach cannot be remedied, the company reserves the right to terminate the agreement immediately and notify the IB in writing.

9.2 Either party may terminate these terms by providing thirty (30) days written notice to the other party.