

Terms & Conditions governing OANDA Asia Pacific Pte Ltd's United States Presidential Election Boost Offer

The following terms and conditions shall apply to the OANDA Asia Pacific Pte Ltd ("OAP") United States Presidential Election Boost Offer. ("Program")

By participating in the Program, each participant agrees to observe and be bound by these terms and conditions and any relevant policy issued by OAP from time to time. OAP reserves its absolute rights to revise and amend these terms and conditions from time to time without prior notice. In case of disputes, the interpretations and decisions of OAP shall be final and binding on all participants.

1. Eligibility and Rebate Program Period

1.1. The Program is open to all OAP customers. All new accounts are subjected to OAP's new account requirements and must meet the Eligibility Criteria (Table 1) to qualify for this Program.

1.2. This Program is only valid for "Eligible Customers" defined as

- a. New Customer
 - i. Customer who opens a new OANDA account and is approved to trade in the account
- b. Existing Customer
 - i. A customer who currently has an account with OAP.

1.3. OAP does not allow Eligible Customers to open multiple accounts. In the event the Eligible Customer does open multiple accounts, only one account will be eligible for the Program

1.4. Employees and contractors of OAP and their immediate family members shall not be eligible to participate in the Program. In addition, employees of any partners and agencies (including, without limitation, any external auditor(s) and advertising agencies) who are directly involved in the organisation or conduct of the Program as determined by OAP shall not be eligible to participate in the Program.

1.5 Anyone who meets the criteria above shall be deemed an Eligible Customer. Without prejudice to the generality of clause 1 above, OAP shall have the sole discretion to determine eligibility under these Program Terms. Eligible Customers should read these Program Terms carefully and reacquaint themselves with Our Terms.



Table 1:

Account Package Minimum Monthly Notional Volume Traded to qualify for additional rebate bonus.

Account Package	Minimum Monthly	Additional Rebate
	Notional Volume Traded to qualify for Rebate	Bonus (USD)
Premium /Premium Plus	Tier 1: USD 30 million Tier 2: USD 50 million	\$50 \$100

2. Mechanics of the United States Presidential Election Boost Offer

2.1. This Program is an additional rebate bonus paid in conjunction with the existing rebate program for Eligible Customers who meet the minimum monthly notional volume traded as set out in Table 1.

2.2 New Customers must meet the following criteria:

- a. Open a new OANDA account that is approved to trade before 31 December 2024 and
- b. Accumulate a minimum monthly notional volume in accordance to Table 1.

2.3. Existing Customers must meet the following criteria:

a. Accumulate a minimum monthly notional volume in accordance to Table 1

2.4. Notional Traded Volume starts accumulating on the first day of the month, for the months of October, November and December 2024. Once the notional volume traded criteria in either Tier 1 or Tier 2, as set out under Table 1, have been met, the Eligible Customer will be entitled to the Program's rebate under the applicable Tier for that month. For the avoidance of doubt, Eligible Customers will only be entitled to <u>one</u> additional rebate bonus per month under either Tier 1 or Tier 2, depending on the notional volume traded for the month, but not both.

2.5. The Program's additional rebate bonus will be credited based on the eligible monthly notional volume traded between 1st - 31st October, 1st - 30th November and 1st - 31st December 2024. Eligible Customers are entitled to the additional rebate for the total notional volume traded in the same qualifying month.

2.6. Program Benefits

- a. Customers can qualify for additional rebate bonus in accordance with Table 1.
- b. At the end of each calendar month, the additional rebate bonus earned based on the Program will be credited on the 10th business day of the following month or earlier.



2.7. No alternatives: Rebates are non-transferable, and no cash alternative is available. No rebate transfer, assignment or substitution by Eligible Customers is allowed.

2.8. The Program benefits are subject to withdrawal or change without notice, and we reserve the right to modify the Program, including these terms, at any time. This includes (but is not limited to) changes such as:

- a. Program qualification requirements and/or conditions;
- b. The type of benefits accruing to the various Program (as applicable);
- c. Validity duration of the Program Benefits
- d. Special features, offers and/or promotions (as applicable) may be available to various programs.
- e. No rollovers; trades in each qualifying month are calculated independently and cannot be reassigned to the next qualifying month.

2.9. You accept that you are responsible for keeping yourself updated on any changes that OANDA may implement in the Program from time to time.

If you have any questions, please feel free to contact the Relationship Management Team at premium-oap@oanda.com

3. General

3.1. By being included in the Program, you consent to OAP using such information and contacting you for the marketing efforts of OAP and/or its sponsor(s). If you wish to participate in any of our publicity events in Singapore, you agree that it shall be done at your own expense. You further consent to the public disclosure of any statement, comment or quotation that you may give and the reproduction, adaptation and translation into any language and publication of the same by OAP. You may withdraw your consent by contacting our Client Experience ("CX") Department at +65 6579 8288 or frontdesk@oanda.com.

3.2. Personal data will be processed for the purposes of conducting activities related to the organization, conduct, service and settlement of the Program, conduct electronic communication, for billing and archiving purposes. Personal data will be processed until the completion of the objectives set out above or prior withdrawal of consent to the processing of personal data by Eligible Customers (in a situation where the consent is deemed appropriate basis for data processing). For more information on how OANDA processes personal data, please see our Privacy Policy available at oanda.com.

3.3. The Program are subject to, and contingent upon, your compliance with these terms and the terms of business. In addition to any other rights and remedies we may have, any breach or suspected breach of these terms and/or the terms of business will entitle us to stop paying the Bonus immediately and without prior written notice, and/or reclaim payments previously paid pursuant to these terms.



3.4. Any dispute or situation not covered by these Terms and Conditions will be resolved by our management in a manner it deems to be fairest to all concerned and that decision shall be final and binding on all parties. We reserve the right to refuse to award the benefits under the Program if we have reasonable belief that the benefits are being abused in any way. Further, where any of these Terms and Conditions are breached or there is any reason to suspect a participant (including a Qualifying Participant) has acted fraudulently or obtained an unfair or unintended advantage pursuant to the Program, we reserve the right to stop or withdraw the benefits.

3.5. If OAP subsequently discovers that the individual is in fact not eligible for the Program, OAP may at its discretion reverse the Program benefits and credit. No individual shall be entitled to any payment or compensation from OAP should any benefits be forfeited or reclaimed.

3.6. OAP shall not be liable to any account holder or any other persons for any loss or damage arising in connection with the Program, including without limitation, any error in computing any chances, any breakdown or malfunctions in any computer system or equipment. Without prejudice to the generality of the foregoing, OAP assumes no responsibility for lost, late, misdirected, damaged, incomplete, illegible and/or postage due mail.

3.7. The decision of OAP on all matters relating to the Program shall be final and binding on all participants and any other persons, including, without limitation, any decision to cancel or suspend the Program. No correspondence(s) will be entertained.

3.8. OAP may at any time at its sole and absolute discretion, without notice or assigning any reason therefore, terminate this Program, delete, vary, supplement, amend or modify any one or more of these terms and conditions in such manner as OAP shall think fit, including without limitation, the eligibility of any customer, the bases and methods of identification of winners and any dates in connection with the Program and the qualifying period. OAP shall not, to the extent permitted by law, be liable for any claims, costs, expenses, loss or damage suffered by any person as a result of the aforementioned matters.

3.9. This Program will be governed by the laws of Singapore.

3.10 If any term of these Program Terms is found to be illegal, invalid or unenforceable under any applicable law, such term shall, insofar as it is severable from the remaining terms, be deemed omitted. If these Program Terms are translated into a language other than English, then the English version of the Program Terms shall prevail where there is an inconsistency

OANDA Asia Pacific Pte Ltd (Co. Reg. No 200704926K) holds a Capital Markets Services Licence issued by the Monetary Authority of Singapore.

This advertisement has not been reviewed by the Monetary Authority of Singapore. Leverage trading is high risk. Losses can exceed deposits. Trading in leveraged over-the-counter



contracts for foreign currency, precious metals, and CFDs carries a high level of risk and may not be suitable for all investors. More details under: <u>http://www.oanda.sg/legal/risk-warning</u>

© 1996 - 2016 OANDA Corporation. All rights reserved. "OANDA", "fxTrade" and OANDA's "fx" family of trademarks are owned by OANDA Corporation. All other trademarks appearing on this Website are the property of their respective owners.