



## Terms & Conditions

### Axi Affiliates “Most Referrals Competition” (“Competition”)

1. The promoter of this Competition is AxiTrader Limited (“**Axi**”), Suite 305, Griffith Corporate Centre, PO Box 1510, Beachmont, Kingstown, St Vincent and the Grenadines, incorporated in St Vincent and the Grenadines, number 25417 BC 2019 by the Registrar of International Business Companies, and registered by the Financial Services Authority (“**Promoter**”). To contact the Promoter, please email [service@axi.com](mailto:service@axi.com)
2. This Competition commences on 9 May 2022 at 00:00 Greenwich Mean Time (“**GMT**”) and ends on 9 August 2022 at 23:59 GMT (“**Competition Period**”).
3. To be eligible for this Competition, during the Competition Period you must meet the following criteria:
  - have an existing Affiliate account (“**Affiliate Account**”) with Axi, created prior to the Competition Period; and
  - receive an invitation email to enter this Competition from Axi; and
  - qualify for the prize category set out in Clause 4 below (“**Eligible Affiliate**”).
4. The Promoter will give away Prizes (as set out in Clause 6) to Eligible Affiliates who:
  - are one of the top ten Eligible Affiliates with the highest number of new Qualified Clients referred to Axi during the Competition Period. A “**Qualified Client**” means a client that qualifies for one of Axi’s cost per acquisition (CPA) payment tiers during the Competition Period as referred to in the Axi affiliate agreement which can be found by clicking on the following link: [https://axidocs.s3.ap-southeast-2.amazonaws.com/media/svg/Axi\\_Affiliate\\_Agreement.pdf](https://axidocs.s3.ap-southeast-2.amazonaws.com/media/svg/Axi_Affiliate_Agreement.pdf)); and
  - refer at least 20 new Qualified Clients during the Competition Period. Each Qualified Client must trade at least two (2) standard lots.
5. In the event an Eligible Affiliate has entered more than one Competition or campaign during the Competition Period an Eligible Affiliate may only claim a Prize for one competition or campaign.
6. The top ten Eligible Affiliates (as described in clause 4) will win **one** of the following Prizes based on order of merit:
  - 1<sup>st</sup> place: USD 3000 cash;
  - 2<sup>nd</sup> place: USD 2000 cash;
  - 3<sup>rd</sup> and 4<sup>th</sup> place: USD 1000 cash; or
  - 5<sup>th</sup> to 10<sup>th</sup> place: USD 500 cash (“**Prizes**”).
7. The results of the Competition will be published on the Competition landing page at <https://pages.axi.com/affiliate-most-referrals-competitions/> on **22 August 2022**. The winner must contact the Promoter within 14 calendar days to claim the Prize. If the winner doesn’t claim the Prize within 14 calendar days, the Prize will be given to the next runner up.
8. The delivery of the Prizes will be arranged within 60 calendar days from when the winner contacts the Promoter to claim the Prize.
9. Where the Promoter is of the reasonable opinion that an Eligible Affiliate has created duplicate Affiliate Accounts for the purpose of entering this Competition, the Promoter will be entitled to take any action in its sole discretion that it considers appropriate. This can include however, is not limited to, cancelling any Prize eligibility and excluding the entry to the Competition.
10. The Promoter reserves the right to reject or disqualify any participant at their sole discretion.
11. The Promoter reserves the right to alter, update, or cancel these Competition terms at their own discretion with further notification of the Participants by the Competition landing page on the website.



12. You agree, understand and acknowledge that participating in this Competition is not a recommendation or advice in relation to the suitability of Axi's products for your particular financial circumstances, situation or needs. Before participating in the Competition, you should make your own assessment about the suitability of trading in Axi's products and consider the applicable Documentation.
13. The Competition is not applicable to directors, management, employees, or agents of the Promoter or its related entities (or immediate family members of such persons).
14. The Promoters decision on each Prize winner is final and no correspondence will be entered into.
15. If Axi suspects that you have abused or attempted to abuse this Competition, or otherwise acted with a lack of good faith towards us, we reserve the right in our sole discretion to deny, withhold or withdraw the Prize and if necessary, to cancel any terms and conditions with respect to this Competition and your account, either temporarily or permanently, or terminate your access to the service and/or block your account.
16. If Axi subsequently discovers that the individual, is in fact, not eligible to participate in the Competition, Axi may at its discretion reverse the cash. No individual shall be entitled to any payment or compensation from Axi, should any trading credit be forfeited or reclaimed.
17. Axi shall not be liable to any account holder or any other persons for any loss or damage arising in connection with the Competition, including without limitation, any error in computing or any breakdown or malfunction in any computer system or equipment.
18. These terms and conditions may be translated into other languages however, in the event of any inconsistency or ambiguity as to the meaning of any word or phrase in any such translation, the English language version shall prevail.
19. Failure by the Promoter to enforce any of their rights does not constitute a waiver of those rights.
20. The Competition and these terms and conditions will be governed by the laws of St Vincent and the Grenadines and any disputes will be subject to the exclusive jurisdiction of the courts of St Vincent and the Grenadines.

AxiTrader Limited (**Axi**) is incorporated in St Vincent and the Grenadines, number 25417 BC 2019 by the Registrar of International Business Companies, and registered by the Financial Services Authority, and whose address is Suite 305, Griffith Corporate Centre, PO Box 1510, Beachmont Kingstown, St Vincent and the Grenadines.

Axi is wholly owned by AxiCorp Financial Services Pty Ltd, a company incorporated in Australia (ACN 127 606 348) and registered in New Zealand as an overseas company (NZBN 9429042567608). Over-the-counter derivatives are complex instruments and come with a high risk of losing substantially more than your initial investment rapidly due to leverage. You should consider whether you understand how Axi over-the-counter derivatives work and whether you can afford to take the high level of risk to your capital. Investing in over-the-counter derivatives carries significant risks and is not suitable for all investors.

When acquiring our derivative products, you have no entitlement, right or obligation to the underlying financial asset. Axi is not a financial adviser and all services are provided on an execution only basis. Information is of a general nature only and does not consider your financial objectives, needs or personal circumstances. All clients: Important legal documents in relation to our products and services are available on our website at [www.axi.com](http://www.axi.com). You should read and understand these documents before applying for any Axi products or services and obtain independent professional advice as necessary.

Cryptocurrencies like Bitcoin are extremely volatile and can move or jump in price with no apparent reason due to lack of liquidity and ad hoc news. There is little or no fundamental reasoning behind its pricing and as such trading CFDs in Bitcoin pose a significant risk to Retail Clients. While Axi only quotes Bitcoin between Monday and Friday, Bitcoin can trade over the weekend, meaning there could be a significant price change between Friday and Monday. Bitcoin should only therefore be traded by those clients with sufficient experience to understand the risk of losing all their investment, or more, in a short period of time, and only a very small part of their portfolio should be used.