

# NobleFXM

## Loyalty Rewards Terms & Conditions

Effective Date: [TO BE CONFIRMED]

Version: DRAFT v1

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NobleFXM, Ltd  
Saint Lucia International Business Company (IBC)  
Registration No. 2026-00159  
Ground Floor, The Sotheby Building, Rodney Bay, Gros-Islet, Saint Lucia

## LOYALTY REWARDS TERMS & CONDITIONS

Effective Date: [TO BE CONFIRMED]

### 1. INTRODUCTION

These Loyalty Rewards Terms and Conditions ("Rewards Terms") govern the loyalty and rewards programme ("Programme") offered by NobleFXM, Ltd ("the Company"). By participating in the Programme, the Client agrees to be bound by these Rewards Terms in addition to the Company's Agreement to Open an Account and all other applicable policies.

### 2. PROGRAMME OVERVIEW

The Programme is designed to reward active clients for their ongoing trading activity and engagement with the Company. The Programme may include any or all of the following reward mechanisms:

- Points-based rewards accumulated through qualifying trading activity
- Tiered status levels offering progressively enhanced benefits
- Cashback or rebate programmes based on trading volume
- Exclusive access to rewards including gold products, electronics, and other merchandise
- Invitations to exclusive events, webinars, or educational resources

[SPECIFY: Define the specific Programme structure currently in effect — e.g., points per lot traded, tier thresholds (Bronze, Silver, Gold, Platinum), cashback rates, or other applicable mechanics.]

### 3. ELIGIBILITY

- The Programme is available to Clients who hold an active, fully verified (KYC-approved) trading account with the Company
- Clients must have a minimum account balance of [SPECIFY: e.g., \$100] to participate
- The Company reserves the right to exclude certain account types, jurisdictions, or client categories from Programme eligibility
- Clients must be at least eighteen (18) years of age
- Clients who are subject to account restrictions, suspension, or investigation are not eligible to earn or redeem rewards during the period of restriction

### 4. EARNING REWARDS

4.1 Rewards may be earned through the following qualifying activities:

- Trading volume — [SPECIFY: e.g., X points per standard lot traded on qualifying instruments]
- Deposits — [SPECIFY: e.g., X points per \$100 deposited, subject to trading volume verification]
- Referrals — [SPECIFY: e.g., X points per referred client who opens and funds an account]
- Account milestones — [SPECIFY: e.g., bonus points for reaching trading volume or account age milestones]

4.2 Only closed positions count toward reward earning. Positions must be held open for a minimum of [SPECIFY: e.g., 2 minutes] to qualify. Hedged positions may be counted at a reduced rate at the Company's discretion.

4.3 Reward points are credited to the Client's rewards balance within [SPECIFY: e.g., 24 hours] of the qualifying activity being confirmed.

### 5. REWARD REDEMPTION

5.1 Accumulated rewards may be redeemed for:

- Physical merchandise including gold products and electronics, as displayed in the Company's rewards catalogue
- Trading credits applied to the Client's trading account
- Reduced trading commissions or enhanced conditions for a specified period

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- Other rewards as offered by the Company from time to time

5.2 Minimum redemption thresholds may apply. The Company will publish current redemption options and point values in the rewards section of its website or Client Area.

5.3 Physical rewards are subject to availability and may require the Client to provide a shipping address. The Company is not responsible for shipping delays, customs duties, or import taxes. Delivery times will be communicated at the time of redemption.

5.4 The Company reserves the right to substitute rewards of equivalent or greater value if a specific reward is unavailable.

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## 6. REWARD VALUE AND EXPIRY

6.1 The monetary value of reward points is determined by the Company and may be adjusted from time to time.

6.2 Reward points shall expire [SPECIFY: e.g., 12 months] after the date they were earned if not redeemed. The Client will be notified prior to the expiry of accrued points.

6.3 Reward points have no cash value and cannot be transferred to other clients, exchanged for cash (except where specifically offered as a redemption option), or used as margin for trading.

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## 7. TIER STATUS

[SPECIFY: If the Programme includes tier levels, define them here. Example:]

- Bronze — default tier for all eligible clients
- Silver — [SPECIFY: qualifying criteria, e.g., 50+ lots traded per month]
- Gold — [SPECIFY: qualifying criteria]
- Platinum — [SPECIFY: qualifying criteria]

Tier status is reviewed [SPECIFY: e.g., monthly or quarterly]. Clients who do not maintain the qualifying criteria may be moved to a lower tier. Tier benefits are described in the Company's rewards catalogue.

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## 8. PROGRAMME MODIFICATION AND TERMINATION

8.1 The Company reserves the right to modify, suspend, or terminate the Programme, or any part thereof, at any time with [SPECIFY: e.g., 30 calendar days] prior notice to participants.

8.2 Upon termination of the Programme, Clients will have [SPECIFY: e.g., 60 calendar days] to redeem any accrued and unexpired reward points. After this period, unredeemed points will be forfeited.

8.3 The Company may modify the reward structure, point values, earning rates, and redemption options at any time. Changes will be communicated through the Company's website or via email.

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## 9. ABUSE PREVENTION

The Company reserves the right to disqualify any Client from the Programme and to void accrued reward points if the Company determines, at its sole discretion, that the Client has engaged in any of the following:

- Operating multiple accounts to accumulate rewards
- Executing wash trades or other trading strategies designed solely to generate reward points without genuine trading intent
- Colluding with other clients to manipulate reward earning
- Misrepresenting eligibility information
- Any other activity that the Company deems to be abusive or contrary to the spirit of the Programme

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## 10. TAX RESPONSIBILITY

Rewards received under the Programme may be subject to income tax, value-added tax, or other taxes in the Client's

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jurisdiction of residence. The Client is solely responsible for determining and fulfilling any tax obligations arising from the receipt of rewards. The Company does not provide tax advice and recommends that clients consult with a qualified tax professional.

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### 11. INTERACTION WITH OTHER PROMOTIONS

Unless expressly stated otherwise, the Programme may be used in conjunction with other Company promotions, including deposit bonuses. However, the Company reserves the right to exclude specific promotions from stacking with the Programme.

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### 12. LIABILITY

The Company shall not be liable for any loss, damage, or disappointment arising from participation in the Programme, including but not limited to the modification, suspension, or termination of the Programme, the unavailability of specific rewards, or the expiry of unredeemed points.

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### 13. GOVERNING LAW

These Rewards Terms are governed by the laws of Saint Lucia. Any dispute arising in connection with the Programme shall be resolved in accordance with the Company's Dispute Resolution Policy.

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### 14. CONTACT

For questions about the Loyalty Rewards Programme, please contact the Company at [support@noblefxm.com](mailto:support@noblefxm.com).