

## **Professional Client Rebate Program**

1. The Loyalty Program “Professional Client Rebate Program” (hereinafter – the Program) was developed by Capital Com SV Investments Limited, with registered company number 354252 (hereinafter – the Firm) in order to stimulate the use of services provided by the Firm and to increase the loyalty of the Firm’s existing Clients.

### ***2. Conditions under which an individual or legal entity becomes a Participant of the Program.***

2.1. Unless otherwise specified by the Firm, only the Clients of the Firm may participate in the Loyalty Program.

2.2 The Terms “Platform” and “Client” are used in their respective meanings defined by the relevant framework, rules and guidance in connection with providing services involving non-deliverable over-the-counter (OTC) derivative financial instruments in Capital Com SV Investments Limited (hereinafter – the Rules).

2.3 The Clients eligible for the Program as stated herein shall only be the Clients categorised as “Professional Clients”, including both Elective Professional and Per se Professional status, as provided in MiFID II and Law 87(I)/2017 (hereinafter - the Eligible Clients).

### ***3. Duration of the Loyalty Program.***

3.1. The general period (duration) of the Loyalty Program is determined by the Firm at its own discretion and is brought to the Eligible Client’s attention via email specified the during the registration process and (or) by other means, established by the Firm as communication channels in accordance with the Rules and the standing Agreement with individuals on conducting operations involving non-deliverable OTC financial instruments (hereinafter – The Agreement).

3.2 The general period (duration) of the Loyalty Program cannot be less than one month and must be a multiple of one month.

### ***4. Conditions of the Loyalty Program.***

4.1. Depending on the volume of closed positions and the category of the financial instrument, *rebate* (a discount in accordance with the conditions below) is credited to the Eligible Clients.

4.2 The minimum volume of closed positions is set individually for each category of the financial instrument (underlying asset):

- at least \$2 mill. for “Securities”;
- at least \$5 mill. for “Futures contracts (cryptocurrency pairs)”;
- at least \$10 mill. for “Commodities”;
- at least \$50 mill. for “Foreign currency (currency pairs)”;
- at least \$75 mill. for “Stock index values”;

4.3 Only the amounts which multiply to \$1 mill. are taken into account for calculation of the volume of closed positions.

4.4 Operations conducted on financial instruments with Zero Spread are not considered for calculation of the volume of closed positions.

4.5 The tables below depict the discount in percentages for the volume of the closed positions of each financial instrument:

<b>Financial instrument</b>	<b>Rebate (discount) in % for the volume of closed positions (in \$ mill.)</b>		
	\$2-20 mill.	\$20-50 mill.	>\$50 mill.
Securities	5%	10%	15%

<b>Financial instrument</b>	<b>Rebate (discount) in % for the volume of closed positions (in \$ mill.)</b>		
	\$5-20 mill.	\$20-50 mill.	>\$50 mill.
Futures contracts (cryptocurrency pairs)	5%	10%	15%

Financial instrument	Rebate (discount) in % for the volume of closed positions (in \$ mill.)		
	>\$10 mill.	>\$25 mill.	>\$50 mill.
Commodities	10%	15%	20%

Financial instrument	Rebate (discount) in % for the volume of closed positions (in \$ mill.)		
	>\$50 mill.	>\$200 mill.	>\$300 mill.
Foreign currency (currency pairs)	10%	15%	20%

Financial instrument	Rebate (discount) in % for the volume of closed positions (in \$ mill.)		
	>\$75 mill.	>\$125 mill.	>\$200 mill.
Stock index values	10%	15%	20%

### 5. Rebate (discount)

5.1. For the purposes of these Conditions, rebate is a return of a part of remuneration previously paid by the Eligible Client to the Firm. *Rebate* amount is credited to the Eligible Client's trading account on the Platform and can be withdrawn by the Eligible Client without any limitations.

5.2. Rebate is credited for each calendar month during the whole duration of the Loyalty Program. Rebate is credited to the Eligible Client's account not later than the 30<sup>th</sup> day of the next calendar month.

5.3. The Firm has the right to exclude the Eligible Client from participation in the Program or to suspend the participation of the Eligible Client in the Program if the Eligible Client abuses the Conditions of the Program. Abuse of the Conditions of the Loyalty Program means any actions conducted by the Eligible Client that, according to the subjective opinion of the Firm, do not have a

reasonable meaning, contradict the objectives of the Program and entail the receipt by the Eligible Client of unreasonable benefits based primarily on the technical and / or organisational features and / or Conditions of the Program.

**6. *Other Conditions.***

6.1. The Eligible Client can receive rebate in accordance with the Conditions of the Loyalty Program only after they have registered their Account on the Firm's Platform and successfully completed the identification and verification procedure in accordance with the requirements stipulated by the Rules and the Agreement.

6.2. The Firm can change the Conditions of this Program at its sole discretion at any time.