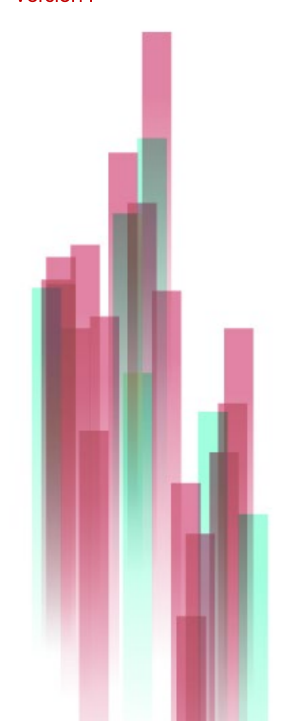


Quarterly IB Reward Promotion

Terms & Conditions

Version 1





Contents

1.	Introduction	2
2.	Promotion Summary Table	2
3.	Terms	2
4.	Eligibility Criteria	3
5.	Promotion Operation	4
6.	Promotion Terms	5
7.	General Operating Terms	6
8.	Definitions & Summary	8
App	endix A	10



1. Introduction

- 1.1. The Weekly Quarterly IB Reward Promotion (hereinafter the "Promotion") is offered by SQ Sey Ltd, a limited liability company incorporated and registered under the laws of Seychelles, with Company number 8423788-1 with its registered address at Commercial House 1, Office no 4, Eden Island, Mahe, Seychelles (hereinafter the "Company" and/or "SQ Sey Ltd" and/or "we" and/or "our" and/or "us"). The Company is authorized and regulated by the Financial Services Authority in Seychelles (the "FSA") and operating as a Securities Dealer Licensee under the FSA License number SD024.
- 1.2. By participating in this Promotion, you agree to be bound by the Terms and Conditions (the "Terms") as set out below as well as the Company's Client Agreement (available to view on the company website).
- 1.3. The Company has the right to review and amend the current Promotion at its discretion and at any time it considers suitable and appropriate.

2. Promotion Summary Table

Promotion Period	From 1 October 2025 to 1 January 2026		
	(inclusive)		
Product / Trading Instruments (CFDs)	FX & Metals		
Open to	New & Existing Introducing Brokers (IB)		
Account Type	MT4 & MT5 Pro & Elite Accounts		
Minimum NET Deposits per client	Minimum \$500 USD (Five Hundred United States Dollars) or equivalent in another currency at end of promotion period		
Minimum New Funded Clients	5		
Minimum Lots per client	2		

3. Terms

- 3.1. This Promotion is operated entirely at the Company's discretion.
- 3.2. The company has sole discretion on which currency to accept as deposits. Any currency to be deposited other than United States Dollars (USD) must first be agreed by the company in writing before it will be accepted.
- 3.3. The IB must be fully registered and verified.



- 3.4. The IB must have accepted the Partnership Agreement which governs the relationship between the Company and the IB.
- 3.5. The IB needs to introduce a minimum of 5 new funded clients between the period of the promotion (i.e. From 1 October 2025 to 1 January 2026, inclusive).
- 3.6. The IB needs to achieve minimum net deposits of \$500 (Five Hundred US Dollars only) for the period of the promotion (i.e. From 1 October 2025 to 1 January 2026, inclusive).
- 3.7. The IB needs to trade 2 lots on FX and Metals for the period of the promotion, per client (i.e. From 1 October 2025 to 1 January 2026, inclusive).
- 3.8. All the above criteria, such as Net Deposits and Volume criteria, must be met for the eligibility to be obtained to get the reward. If only one criterion is established overall i.e. net deposits achieved but no minimum lots number is met, the respective IB won't qualify to get the reward.

4. Eligibility Criteria

- 4.1. By participating in the Promotion, the IB acknowledges that he has read and agreed to be bound by these Terms together with the Company's standard IB Agreement (also referred to as the Partnership Agreement) and Operative Agreements as well as to all other business terms and conditions as these may be applicable and/or amended from time to time.
- 4.2. To be eligible for the rewards listed in **Appendix A**, the IB should generally achieve the following criteria simultaneously.
 - a. Introduces 5 new clients who get verified;
 - b. Achieves a target of a minimum of Net Deposits above 500 USD (Five Hundred United States Dollars) per client
 - c. Gets a volume of 2 or more lots on FX and Metals (per client).
- 4.3. To be eligible for this Promotion, the IB must have completed all the necessary steps required for account opening, including IB due diligence and Know Your IB (the so-called 'KYC') procedures and the account is fully verified and activated. The IB also acknowledges and confirms that all information provided to the Company during the account opening process and throughout the Promotion is true, accurate, and provided in good faith.
- 4.4. The Promotion is not transferable, and the Company may, at its sole discretion, refuse to credit the Gift/Reward to any account that does not meet the Promotion's requirements.



- 4.5. It is the IB's responsibility to ensure that they understand and comply with all applicable laws and regulations regarding trading activities, and the client acknowledges that they are solely responsible for any consequences that may arise from their failure to do so.
- 4.6. Any reference to a 'Client's Trading Volume', 'Client's Net Deposits', 'Client's Lots', or any similar metric in these Terms shall refer to the trading activity, deposits, lot count, or other relevant measures generated by clients introduced by the IB during the Promotion Period, as calculated and measured by the Company in accordance with the applicable criteria of this Promotion...
- 4.7. The IB must not be participating in any other promotional, incentive, or compensation arrangement with the Company that conflicts with this Promotion, including but not limited to any NTP deals. Participation in such deals will render the IB ineligible for this Promotion.
- 4.8. The Company retains the discretion to consider overall performance or the other relevant factors when determining eligibility of the promotion.

5. Promotion Operation

- 5.1. The Client should operate their account by trading the eligible products. The volume generated after every closed trade will be calculated automatically by the Company and added to the Client's total Trading Volume. The Company will maintain a record of the Client's trading volume (and therefore the IB).
- 5.2. The Client's Trading Volume will be calculated on a calendar monthly basis (the Calculation Period). The calculation will take place as of the first trading day of each relevant calendar month and the ending of the last trading day of that calendar month, inclusive.
- 5.3. The Trading Volume Calculation will be carried out by The Company and conveyed to the Client within ten (10) working days from the last day of the Calculation Period/Calendar Month (the Calculation Day). The Trading Volume Calculation shall, save in the case of manifest error, be considered conclusive evidence of the Net Revenue for each relevant period.
- 5.4. Should a client begin trading part way through a calendar month or trade sporadically throughout a calendar month, the Trading Volume will be calculated on a pro rata basis for any given Calculation Period
- 5.5. Once the IB reaches the required Net Deposit and Trading Volume Threshold, he will be eligible for a reward to be given before 10 January 2026 (subject to availability).
- 5.6. Physical gifts will be delivered to the contact address provided in your account. If delivery is not possible due to logistics or restrictions, we will replace the gift with a cash equivalent deposited to your trading account.



- 5.7. To remain eligible and avoid losing progress:
 - a. The Client must close at least 1 trade every 90 days;
 - b. If inactive for 90 days, the Client's gift eligibility is temporarily paused; and
 - c. If inactive for 180 days, the Client's eligibility and accumulated trading volume will be reset.

6. Promotion Terms

- 6.1. <u>Account Types</u>. The Promotion is applicable to **SquaredCNPro** and **SquaredCNElite** account types for trading activity undertaken during the Promotion Operational Period.
- 6.2. <u>Clients</u>. This Promotion is open to both new and existing clients.
- 6.3. Introducing Brokers. This Promotion is open to both new and existing partners (Introducing Brokers).
- 6.4. <u>Partners Rights</u>. Rebates and/or commissions of any kind received from partners and/or affiliates will not be considered as a 'deposited amount' for the purposes of this Promotion.
- 6.5. <u>Products.</u> The Trading Volume calculation & related Lot count is applicable only to trading on **Forex** (FX) and Metals.
- 6.6. <u>Promotion Operating Period</u>. Trading made outside the Promotion Operating Period will not be taken into account. Only positions that were opened and closed during the Promotion Operating Period, provided that they were open for more than five (5) minutes, will be eligible in accordance with the current Terms.
- 6.7. <u>Withdraw</u>. Should the Cash Value Equivalent in lieu of a gift be paid into the Client's Account, this amount is eligible to be withdrawn at the Client's discretion.
- 6.8. <u>Losable</u>. The Cash Value Equivalent is losable, which means that any losses incurred while trading with the Cash Value Equivalent will be deducted from the client's account balance.
- 6.9. <u>Restricted Countries</u>. This Promotion is not available to clients residing in Restricted Countries, which are determined by the Company and can change from time to time depending on the advice of international prescribing organisations.
- 6.10. <u>Maximum Leverage</u>. Maximum Leverage for the Promotion account is 1:500 entirely at the Company's discretion.
- 6.11. Stop out. Stop out level for the Promotion account is increased to 30%.

- 6.12. The Company reserves the right, at its sole discretion, to exclude any IB from participating in this Promotion if the IB is currently engaged in any other deal or incentive program with the Company, including NTP deals, or if the Company otherwise deems participation inappropriate.
- 6.13. The Company may take any action available to it under these Terms and/or the IB Agreement regarding Abusive and/or Prohibited Trading in the event the IB has breached these Terms or the terms of any of the Operative Agreements.

7. General Operating Terms

- 7.1. <u>Eligibility</u>. The Client represents that they have the full right, power, and authority to enter and be bound by the Terms and to perform his/her obligations under these Terms and that they can participate in this Promotion without any restrictions by any legal and/or regulatory requirements applicable to the jurisdiction of his/her permanent residence.
- 7.2. Act in good faith. Throughout his/her participation in this Promotion, the Client undertakes the responsibility to always act in good faith and must not make any false or misleading representations or statements with respect to the Company and/or the Promotion and/or engage in any other practice which may affect adversely the image, credibility and/or the reputation of the Company.
- 7.3. <u>Indemnity</u>. The Client will indemnify and keep the Company always indemnified in respect of all liabilities, costs, claims, demands and expenses of any nature whatsoever which the Company suffers and/or incurs as a direct or indirect result of any failure by the Client to perform any of his/her obligations under these Terms.
- 7.4. No Liability. The Company will not be liable to the Client with respect to any subject matter of these Terms under any contract, negligence, tort, strict liability and/or other legal or equitable principle for any indirect, incidental, consequential, special, general or exemplary damages (including without limitation, loss of revenue or goodwill, or anticipated profits, or lost business) even if the Company have been advised of the possibility of such damages.
- 7.5. Termination. The Company reserves the right at its absolute discretion to terminate the Client's participation in this Promotion and/or cancel or nullify the Gift/Reward, without being liable for any consequences should the Client commit and/or the Company suspects that the Client committed any fraud in the use of and/or abuse of this Promotion and/or misuse of the Gift/Reward and/or any attempt of collusion and/or manipulation and/or acted in bad faith and/or acts which are not in line with this Promotion and/or arbitrage and/or other forms of deceitful or fraudulent trading and/or other activity and/or breach of the Terms and/or the Operative Agreements and/or of the Company's Business Terms.
- 7.6. <u>Rights and remedies</u>. The rights and remedies provided to the Company under this Promotion are cumulative and are not exclusive of any rights or remedies provided by law. No single or partial exercise of, or failure or delay in exercising any right, power or remedy under these Terms or law by

- the Company shall constitute a waiver by the Company, or impair any exercise of further exercise of, that or any other right, power or remedy arising under these Terms or at law.
- 7.7. <u>Headings & titles</u>. The headings and titles contained in this Promotion are included for convenience only and shall not limit or otherwise affect the Terms.
- 7.8. <u>Alteration, amendment, suspension, termination, or cancellation</u>. The Client acknowledges that the Company has the right, as in its sole discretion deem fit, to alter, amend, suspend, cancel or terminate the Promotion, or any part or aspect of the Promotion and/or the Client's participation in the Promotion at any time and in its sole and absolute discretion. Under no circumstances shall the Company be liable for any consequences of any alteration, amendment, suspension, cancellation, or termination of the Promotion.
- 7.9. <u>Dispute or Misinterpretation</u>. In the event of any dispute or misrepresentation of the above applicable Terms, such dispute or misinterpretation shall be resolved in good faith and as the Company shall, in their sole and absolute discretion, deem fit and proper. The Company's decision shall be final and binding.
- 7.10. No Abusive Trading Behaviour. The Company reserves the right to exclude the Client from the Promotion and take additional actions if it suspects or has reasonable suspicion that the Client has taken advantage of the Promotion, abused the Terms and/or the rules of this Promotion, or engaged in abusive trading behaviour in any way.
 - a. In the event of abusive trading behaviour, the Company may immediately take the following actions, but not limited to (list not exhaustive):
 - i. deny, withhold, or withdraw the Gift/Reward and any profits generated from the Gift/Reward usage from the Client; and/or
 - ii. terminate the business relationship with the Client; and/or
 - iii. offset any resulting losses.
 - b. For the purposes of this clause, abusive trading behaviour is considered, but not limited to:
 - i. opening multiple accounts to claim multiple Gifts/Rewards; and/or
 - ii. failure by the Client to meet certain requests by the Company related to the Promotion within the specified deadline provided by the Company; and/or
 - iii. trading activities of a client that can be counted as fraud, manipulation or attempts to garner risk-free profits by making use of the Gift/Reward such as scalping; and/or
 - iv. hedging positions internally or externally to gain the Gift/Reward and the IP address(es) match, contact information match, there is related trading etc.; and/or



- v. participation in the Promotion of third parties on behalf of the Client without having authorisation or right to act on the Client's behalf.
- 7.11. <u>Abusive Trading</u>. The Company reserves the right to determine what constitutes abusive trading behaviour, and its decision shall be final and binding on the Client.
- 7.12. <u>Risk Disclosure</u>. The Client further acknowledges that CFDs are leveraged products and involve a high level of risk that can lead to the complete loss of his invested funds. Prior to trading CFDs the Client should be aware of the risk involved and seek independent advice if necessary.
- 7.13. <u>Language</u>. The Client accepts and understands that the Company's official language is the English language. Any translated version of any legal document and/or communication may be provided solely for convenience purposes. In the event of a dispute, the English language version shall prevail. The Client should always refer to the legal documents posted on the official website of the Company for all information and disclosures about the Company and its activities.
- 7.14. <u>Governing Law</u>. The interpretation, construction, effect and enforceability of the Agreement shall be governed by the Laws of the Republic of Seychelles, and you and we agree to submit to the exclusive jurisdiction of the Republic of Seychelles courts for the determination of disputes.
- 7.15. Regulations. All transactions on behalf of the Client shall be subject to Applicable Regulations and any other public authorities which govern the operation of the Seychelles Securities Dealers, as they are amended or modified from time to time. The Company shall be entitled to take or omit to take any measures which it considers necessary to ensure compliance with the Applicable Regulations, the relevant market rules. Any such measures as may be taken shall be binding on the Client.

8. Definitions & Summary

Account	Applies to SquaredPro or SquaredElite account type. Demonstration accounts		
	do NOT apply to this promotion.		
Agreements	Agreements entered into by the Client and SQ Sey Ltd that govern the business relationship and all the trading activity of the Client with SQ Sey Ltd, consisting of the Client Agreement along with the other terms and conditions of business that can be found in the Account Opening section of the SQ Sey Ltd Website, which may be amended from time to time.		
Applicable Regulations	Applicable laws, rules, procedures, guidance and regulations (including, without limitation, accounting rules and anti-money laundering or sanctions legislation) as in force from time to time.		
Calculation Agent	The Company shall be the sole calculation agent of the Trading Volume. All calculations will be shared with the Client.		
Calculation Date	Any day before the 15th of each calendar quarter which is a Business Day or the immediately following Business Day if such day is not a Business Day.		
Calculation Period	Shall be on a calendar monthly, starting on the first Business Day of each relevant month and ending on the last day of that month, inclusive.		



Cash Value Equivalent	If the selected gift is unavailable or out of stock, we may instead credit the cash equivalent of that gift directly to your trading balance				
Client	A person is defined as a client when they register for a trading account and have funded their account by making a deposit during the Promotion Period.				
Client Eligibility	Open to all clients				
Client's Trading Volume	The trading volume generated by clients introduced by the IB during the Promotion Period, as measured by the Company in accordance with the applicable Trading Volume and Lot count criteria				
IB (Introducing Broker)	A person or entity who is authorized and registered with the Company to introduce new clients to the Company.				
Lot	A standardized quantity of a financial instrument (such as currency, stocks, or commodities) that is traded on an exchange or in the over the counter (OTC) market.				
Operative Agreements	Shall mean the agreements entered into by the Client and SQ Sey Ltd that govern the business relationship and all the trading activity of the Client with SQ Sey Ltd. Operative Agreements consist of the Client Agreement along with the other terms and conditions of business that can be found in the Account Opening section of the SQ Sey Ltd Website, which may be amended from time to time.				
Partner	Introducing Broker (IB) who is authorized and registered with the Company to introduce clients and whose relationship with the Company is governed by the applicable Partnership Agreement				
Products	The Trading Volume calculation & related Lot count is applicable only to trading on Forex Majors (FX) and Metals.				
Promotion Operating Period	This is a Quarterly Promotion. The company reserves the right to suspend, modify, or terminate the offer at its sole discretion.				
Trading Conditions	Maximum Leverage 1:500 Stop Out level 30%				
Trading Volume	The total number of units of any available and eligible product offered by the Company that are traded				
Trading Volume Threshold	The trading volume required to be reached to be eligible to revive				
Website	Refers to <u>sqfin.com</u> .				



Appendix A

The Trading Thresholds and corresponding gifts, together with their cash equivalent values, are identified in the table below:

Net Deposit (USD)	Volume (FX & Metals)	Reward	Value (¥)	USD Equivalent
≥25k	200	Apple	1500	211
-20K		Headphones		
≥50k	500	Hua Wei Watch	3000	422
≥100k	1500	iPhone 17 Pro Max	10000	1407
≥300k	3000	50G Gold	40000	5629
2300K		Squared Coin		
≥500k	8000	Rolex Submariner	100000	14073
≥750k	15000	BYD HAN	200000	28147
≥1M	40000	Evoque	400000	56294
≥2M	80000	Porche	1000000	140735
-ZIVI		Panamera		