



stonefort
CPA-Terms &
Conditions



STONEFORT SECURITIES (SLC) LTD.

CPA Program – Terms & Conditions

1. Introduction

These Terms and Conditions (hereinafter referred to as the "Terms") are entered into by **Stonefort Securities (SLC) Limited**, incorporated in Saint Lucia with registration number 2025-00262 at address: Fortgate Offshore Investment and Legal Services Ltd., Ground Floor, The Sotheby Building, Rodney Village, Rodney Bay, Gros-Islet, Saint Lucia (hereinafter referred to as the "**Company**").

These Terms outline the conditions under which Affiliates may participate in the Stonefort Securities CPA Affiliate Program to earn commissions by referring Qualified Traders to the Company.

By joining the CPA Affiliate Program, the Affiliate agrees to be bound by the terms outlined in this document.

These Terms are designed to foster a mutually beneficial relationship, enabling Affiliates to leverage the Company's global reach and professional tools while adhering to the highest standards of integrity and compliance.

2. Definitions

2.1. Affiliate: An individual or entity engaged in promoting the Company's services to prospective traders in exchange for CPA commissions.

2.2. Qualified Trader: A trader who registers using the Affiliate's referral link, deposits a minimum of \$50, and complete the lots according to given chart in Forex, Gold, Silver, or Oil within the qualifying period.

2.3. CPA: Cost per Acquisition, the fixed reward paid to the Affiliate for every Qualified Trader introduced, subject to program conditions.



- 2.4. Qualified Accounts:** Active trading accounts meeting the CPA criteria within a calendar month.
- 2.5. Promotional Material:** Marketing materials provided by the Company or pre-approved by the Company for use in Affiliate campaigns.
- 2.6. Restricted Regions:** Countries or regions where the Company does not offer services or where regulatory restrictions apply.
- 2.7. Abuse:** Any fraudulent, abusive, or non-compliant behaviour within the Stonefort Securities CPA Affiliate Program, including but not limited to creating fake accounts, inducing invalid trading activities, or intentionally manipulating trading to earn commissions.
- 2.8. Fraudulent Activity:** Actions undertaken to illicitly gain financial or other benefits, such as using falsified information or conducting manipulative trading activities.
- 2.9. Incentivized Traffic:** Traffic generated through unapproved incentives, such as monetary rewards, gifts, or other forms of motivation to encourage registration or trading.

3. Affiliate Participation Conditions

- 3.1.** To participate in the program, Affiliates must:
- 3.1.1.** Complete the online application and agree to these Terms. Provide valid identification and proof of address and go through compliance check.
 - 3.1.2.** Abide by all applicable laws, regulations, and the Company's policies.
- 3.2.** The Company reserves the right to accept or reject applications at its sole discretion.
- 3.3.** Affiliates must maintain transparency in their promotional activities and ensure that all communications with prospective traders are honest and not misleading.



3.4. Affiliates are responsible for ensuring that their promotional activities comply with the local laws and regulations of the regions they operate in.

4. Definitions

4.1. CPA commissions are only applicable when monthly net deposits are at least 2.5 times the CPA commission total.

4.2. The Company reserves the right to revise the CPA structure based on market conditions or regulatory changes, with prior notice to Affiliates.

4.3. The CPA commissions are structured as follows:

| FTD (DEPOSIT RANGE) | CPA PAYOUT | LOT REQUIREMENT |
|---------------------|------------|-----------------|
| \$50 - \$250 | 40% | 1 LOT MINIMUM |
| \$251 - \$500 | 40% | 3 LOTS |
| \$501 - \$1500 | 40% | 6 LOTS |
| \$1501 - \$2500 | 40% | 10 LOTS |
| \$2501 - \$5000 | 40% | 13 LOTS |

Note :

- **Eligible Instruments** - FX, METALS & ENERGIES ONLY
- **Leverage** : 1:500

IMPORTANT : Need to maintain **ROI OF 2.5**

5. Affiliate Responsibilities

5.1. Affiliates must:

5.1.1. Promote Stonefort Securities using only approved marketing materials.



5.1.2. Ensure compliance with the Company's branding and advertising guidelines.

5.1.3. Avoid any misleading or unethical marketing practices.

5.2. Affiliates must not:

5.2.1. Engage in unauthorized domain registration, keyword bidding, or brand impersonation.

5.2.2. Introduce clients from restricted regions.

5.2.3. Make exaggerated claims about potential earnings or guaranteed returns.

5.3. Affiliates are responsible for their own costs and operational expenses related to marketing activities.

5.4. Affiliates must immediately report any suspicious or fraudulent activities they become aware of in relation to their referred traders or marketing activities.

5.5. The Company may, at its discretion, request additional documentation or clarification from Affiliates to ensure compliance with these Terms.

6. Payment Terms

6.1. Commissions are paid monthly within 15 days following the end of the calendar month.

6.2. If the CPA develops fewer than 10 clients in a month, no CPA commission will be granted or payable.

6.3. Affiliates must provide accurate payment details. The Company is not liable for delays caused by incorrect or missing payment information.

6.4. The Company reserves the right to withhold commissions if:

6.4.1. Fraudulent or unethical activity is suspected. Traders fail to meet CPA criteria.



6.4.2. The Affiliate violates any of these Terms.

6.5. Payments will only be made to bank accounts or payment systems registered in the Affiliate's name.

6.6. The deposit and trading lots of sub accounts cannot be accumulated.

7. Abuse and Prohibited Activities

7.1. The Company maintains a zero-tolerance policy against abusive or fraudulent practices. Affiliates must not:

- 7.1.1.** Use fraudulent methods to generate Qualified Traders or commissions, such as false registrations or incentivized traffic.
- 7.1.2.** Collude with referred traders to manipulate trading activity solely for earning CPA commissions.
- 7.1.3.** Misrepresent the Company's services or offer unauthorized guarantees to prospective clients.
- 7.1.4.** No use of sub-affiliates, networks, or third parties without prior written approval. Breaches may lead to withheld or clawed-back commissions.
- 7.1.5.** Only Company-approved materials may be used. Any unapproved or misleading content may result in immediate termination, loss of commissions, and legal action.

7.2. If abuse or prohibited activities are suspected, the Company reserves the right to:

- 7.2.1.** Suspend the Affiliate's account and withhold any unpaid commissions.
- 7.2.2.** Investigate the Affiliate's activities and terminate the agreement if violations are confirmed.
- 7.2.3.** Reclaim previously paid commissions resulting from fraudulent or abusive activities.
- 7.2.4.** Investigate and pursue legal remedies for damages caused by fraudulent or abusive behaviour.



7.3. The Company reserves the exclusive right to monitor all Affiliate activities and, at its sole discretion, determine whether such activities constitute fraud, abuse, or any violation of these Terms, and will take immediate action as deemed necessary.

7.4. Hedge orders (buy and sell orders of the same volume) opened within 180 seconds will not be counted towards the necessary trading volume.

8. Indemnification

The Affiliate agrees to indemnify, defend, and hold harmless the Company, its officers, directors, employees, stakeholders, and agents from and against any claims, liabilities, losses, damages, costs, or expenses (including reasonable legal fees) arising out of or related to the Affiliate's activities, promotional methods, breach of these Terms, or violation of applicable laws. This indemnification obligation shall survive the termination or expiration of these Terms.

9. Confidentiality

The Affiliate shall keep confidential all non-public information received from the Company, including client data, marketing strategies, commission structures, and internal policies. Such information may only be used to fulfill obligations under these Terms and may not be disclosed without prior written consent, except where required by law. This duty continues after termination.

10. Audit Rights

The Company may, at any time, request records, review marketing channels, and verify compliance. The Affiliate agrees to cooperate fully. Refusal or evidence of non-compliance may result in suspension, termination, withholding of commissions, or legal action.

11. Dispute Resolution & Governing Law

In the event of any dispute, both parties shall first seek to resolve the matter amicably and in good faith through consultation with senior representatives before initiating legal proceedings. These Terms shall be governed by and construed in accordance with the laws of St Lucia, and any disputes shall fall under the exclusive jurisdiction of the courts of St Lucia.



12. Force Majeure

Neither party shall be liable for delays or failure to perform obligations caused by events beyond reasonable control, including natural disasters, government actions, internet or power failures, labor disputes, war, or civil unrest.

13. Termination and Amendments

13.1. The Company may terminate these Terms with immediate effect by providing written notice.

13.2. The Company reserves the right to amend these Terms, with changes effective upon notification to the Affiliate.

13.3. Upon termination, the Affiliate must cease all promotional activities and remove all Stonefort Securities-related materials from their platforms.

13.4. Any commissions accrued but unpaid at the time of termination will be paid out, provided no breach of these Terms occurred.

14. Miscellaneous

14.1. Affiliates must adhere to the Company's compliance and anti-money laundering policies.

14.2. In case of disputes, the parties agree to resolve matters in good faith and consult senior representatives before pursuing legal action.

14.3. Stonefort Securities, inclusive of its officers, employees, agents, and stakeholders shall remain immune from liability for personal injury, loss, or damage stemming from the CPA Affiliate Program. This encompasses technical glitches, unauthorized access, variation in reward value, and other related factors.

14.4. The present terms and conditions are drafted in English. In cases where disparities arise between translations, the English text shall take precedence.





Stonefort Securities retains ultimate authority in interpreting these terms and conditions.

14.5. These Terms constitute the entire understanding between the parties and supersede any prior agreements or understandings.

14.6. If any provision of these Terms is found to be invalid or unenforceable, the remaining provisions will remain in full force and effect.

14.7. Affiliates are prohibited from representing themselves as employees or agents of Stonefort Securities.

14.8. The company reserves the right to determine what constitutes abusive trading activities and may cancel payments to affiliates who violate the intent of this program. For example, affiliates and clients should not cooperate with the sole purpose of obtaining CPA payouts.





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