

# Terms & Conditions

## Refer A Pro Trader

These terms and conditions govern the OANDA Australia Pty Ltd (“OANDA”) ‘Refer A Pro Trader’ Program (“Program”). By participating, each participant agrees to observe and be bound by these terms and any relevant policy issued by OANDA.

OANDA may amend these Terms and Conditions by giving you at least 3 days' written notice (unless a change is required immediately by law or regulatory authority). If you do not agree with the proposed amendment, you have the right to terminate this agreement and close your account without penalty before the change takes effect. Continued use of the platform after the notice period constitutes acceptance of the new terms. If a dispute arises, parties agree to act reasonably and in good faith to reach a resolution.

---

### 1. Eligibility

- a. Participant Criteria: The Program is open to existing OANDA Professional Trader account holders (“Referrer”) who refer a candidate for a new Professional Trading Account (“Referee”). All accounts must meet OANDA’s onboarding and approval criteria.
- **b. Eligible Pro Trader Definition:**
  - Must hold a current trading account with OANDA.
  - Must have placed at least one trade in their OANDA account within the six months prior to the referral date.
- **c. New Referred Pro Trader Definition:**
  - Must be introduced to OANDA by an Eligible Pro Trader.
  - Cannot be a current Retail or Professional Trader with OANDA.
  - Must be an individual and have consented to contact by the OANDA Group.
- d. Multiple Accounts: This Program applies only to the first OANDA account application. If multiple accounts are opened, only the first will be eligible.
- e. Exclusions: OANDA employees, their immediate family members, and employees of partner agencies or external auditors involved in the Program are ineligible.
- f. Partnerships: Affiliate Partners of OANDA Australia Pty Ltd are not eligible for this Program.
- g. Stand-alone Offer: This Program cannot be used in conjunction with any other OANDA reward, promotion, or rebates scheme.
- h. Validity: This Program is valid from 22nd December 2025 until further notice.

---

### 2. Mechanics of the Program

- a. Referral Submission: To refer a candidate, the Referrer must email the Referee’s full name, contact number, and email address to [referapro@oanda.com](mailto:referapro@oanda.com) or submit the opt-in form via the Program landing page.
- b. Candidate Requirements: The Referee must:
  - Not be an existing or former account holder with any OANDA division.
  - Be approved for an OANDA trading account and be assessed/approved as a Professional Trader per the criteria on the OANDA website.

- Meet the Tier 1, Tier 2, or Tier 3 criteria as specified in the Program's reward Table 1.

Table 1. Program rewards

Tier	New Referred Pro Trader initial minimum deposit (AUD)	New Referred Pro Trader notional volume traded (USD) in the first 90 days from opening OANDA account	You'll receive (AUD)
1	\$2,000	\$6 million	\$500 each
2	\$10,000	\$50 million	\$2,500 each
3	\$10,000	\$100 million	\$5,000 each

- c. Payment Tiers: Rewards will be paid based on only one of the applicable Criteria Tiers (Tier 1, 2, or 3).
- d. Reward Distribution: Once the Referee meets the above requirements within 90 days of opening their account, we will deposit the bonus amount into both the Referrer and Referee accounts within 30 days. (e.g. for a tier 3 reward, the Referrer and the Referee will each receive \$5,000).
- e. No Alternatives: Rewards are non-transferable. No cash alternatives, assignments, or substitutions are allowed.
- f. Modifications: This offer is subject to change or withdrawal without notice.

---

### 3. General Provisions

- a. By submitting your details and particulars, you consent to OANDA using such information, and contacting you for the marketing efforts of OANDA and/or its sponsor(s). If you wish to participate in any of our publicity events, you agree that it shall be done at your own expense. You further consent to the public disclosure of any statement, comment or quotation that you may give, and the reproduction, adaptation and translation into any language and publication of the same by OANDA.
- b. If OANDA subsequently discovers that the individual is in fact not eligible to participate in the Program, OANDA will no longer accept "New Referred Customers" from that particular individual.
- c. OANDA shall not be liable to any account holder or any other persons for any loss or damage arising in connection with the Program, including without limitation, any error in computing any chances, any breakdown or malfunctions in any computer system or equipment. Without prejudice to the generality of the foregoing, OANDA assumes no responsibility for lost, late, misdirected, damaged, incomplete, illegible and/or postage due mail.
- d. Decisions regarding the Program will be made by OANDA in a reasonable manner. If you disagree with a decision, you may lodge a complaint through our Internal Dispute Resolution process.
- e. OANDA may vary or terminate this Program, delete, vary, supplement, amend or modify any one or more of these terms and conditions by providing at least 3 days' notice to participants, unless an immediate change is required by law. Changes may include the eligibility of any customer, the bases and methods of identification of winners and any dates in connection with the

Program and the Program period. OANDA shall not, to the extent permitted by law, be liable for any claims, costs, expenses, loss or damage suffered by any person as a result of the aforementioned matters. If a change materially disadvantages you, you have the right to inform us and withdraw from the Program without penalty before the change takes effect.

- f. OANDA shall not, to the extent permitted by law, be liable for any claims, costs, expenses, loss or damage suffered by any person as a result of the aforementioned matters.
  - g. Any dispute or situation not covered by these Terms will be resolved by our management in a manner it deems to be the fairest to all concerned, and that decision shall be final and/or binding on all entrants. No correspondence will be entered into.
  - h. This Program will be governed by the laws of the New South Wales and the courts of the New South Wales shall have the exclusive jurisdiction over any matter or dispute arising from this Program
  - i. If any term of these Program Terms is found to be illegal, invalid or unenforceable under any applicable law, such term shall, insofar as it is severable from the remaining terms, be deemed omitted from these Terms and shall in no way affect the legality, validity or enforceability of the remaining terms.
  - j. If these Terms are translated into a language other than English, then the English version of the Terms shall prevail where there is an inconsistency.
- 

#### 4. Data Protection

- a. Processing: Personal data will be processed in accordance with applicable data protection laws for the organization and settlement of the Program.
- b. Retention: Data will be processed until Program objectives are met or consent is withdrawn.
- c. Privacy Policy: For more information, visit the OANDA Privacy Policy at [oanda.com](https://oanda.com).

**OANDA Australia Pty Ltd** is regulated by the Australian Securities and Investments Commission ASIC (ABN 26 152 088 349, AFSL No. 412981) and is the issuer of the products and/or services on this website. It's important for you to consider the current [Financial Service Guide \(FSG\)](#), [Product Disclosure Statement \('PDS'\)](#), [Target Market Determination Policy](#), [Account Terms](#) and any other relevant [OANDA documents](#) before making any financial investment decisions.