

AFFILIATE / PARTNER PROGRAM AGREEMENT

Date effective: February 01, 2026

This Affiliate / Partner Program Agreement (the “Agreement”) is entered into between:

Stryke Markets Ltd. (the “Company”, “we”, “us”, “our”), a company incorporated in Saint Lucia, and the Affiliate (“Affiliate”, “you”, “your”), as of the date you accept this Agreement (the “Effective Date”).

By applying to or participating in the Company’s affiliate/partner program (the “Program”), the Affiliate agrees to be bound by the terms and conditions below.

1. Definitions & Interpretation

1.1 “Program” — the affiliate program managed by the Company under which the Affiliate may refer prospective clients (“Referred Clients”) to the Company’s website or platform, via unique tracking links, codes, or other referral mechanisms.

1.2 “Referred Client” — any person or entity that registers, funds an account, or trades with the Company as a result of being referred by the Affiliate under the Program’s tracking mechanism, and who satisfies the Company’s client acceptance criteria.

1.3 “Commission” — the fee or remuneration payable by the Company to the Affiliate for qualifying referrals, as defined in the (to-be-completed) Commission Schedule (Appendix A).

1.4 “Tracking Link/Code” — the unique URL, code, or referral identifier allocated by the Company to the Affiliate for tracking traffic, registrations, or trading activity resulting from the Affiliate’s referrals.

1.5 “Promotional Materials” — any text, images, banners, marketing content, email, social media posts, landing pages, or other materials used by the Affiliate to refer prospective clients to the Company.

1.6 “Restricted Jurisdiction” — any country, region or jurisdiction where the Company prohibits solicitation, marketing, or client acceptance under its jurisdictional risk policy (for example: United States, Canada, EEA, UK, sanctioned jurisdictions, other jurisdictions as defined by the Company’s policy).

1.7 “Client Agreement” — the agreement between the Company and each Client (Referred or otherwise) which governs the Client’s use of the Company’s services (Account Opening Agreement, Risk Disclosure, Execution & Liquidity Disclosure, etc.).

1.8 “Affiliate Site” — the website(s), platform(s), or media channels owned or controlled by the Affiliate, through which the Affiliate promotes the Company’s services. Interpretation rules (singular/plural, headings, “including without limitation”, etc.) follow standard contract conventions.

2. Appointment & Scope

2.1 The Company hereby appoints the Affiliate, and the Affiliate accepts, to participate in the Program and to refer prospective clients to the Company via the Affiliate’s Tracking Link Code, subject to the terms of this Agreement.

2.2 This appointment is **non-exclusive**. The Company reserves the right to engage other Affiliates, and the Affiliate is free to promote other services, provided there is no conflict with this Agreement.

2.3 The Affiliate’s right to receive Commission applies only to Referred Clients who satisfy the Company’s client acceptance, KYC/AML and onboarding criteria, and who generate qualifying activity as defined in the Commission Schedule (Appendix A).

3. Affiliate Obligations & Conduct Requirements

The Affiliate agrees that during the term of this Agreement it will:

3.1 Use only the Tracking Link/Code and approved Promotional Materials provided or explicitly approved by the Company;

3.2 Clearly and accurately represent the Company and its services, in compliance with applicable laws, and without making misleading claims regarding regulation, licensing, returns, profits, or guarantees;

3.3 **Not** solicit, target, promote or market the Company’s services to residents or citizens of any Restricted Jurisdiction (directly or indirectly), including but not limited to United States, Canada, United Kingdom, European Economic Area, or other jurisdictions designated by the Company from time to time;

3.4 **Not** imply or state that the Company is regulated, licensed, or supervised in any Restricted Jurisdiction, nor suggest that it offers protection under laws of such jurisdictions;

3.5 Comply with all applicable laws, regulations, anti-spam laws, data protection laws, and advertising standards in jurisdictions where the Affiliate operates or markets;

3.6 Immediately cease use of any Tracking Links/Materials and remove any content upon request if directed by the Company (e.g., due to compliance concerns, regulatory changes, or termination);

3.7 Maintain accurate records of marketing channels, traffic sources, jurisdictions targeted, and any materials used; upon request, provide such records to the Company for compliance review;

3.8 Not abuse or manipulate tracking, mis-report leads, or engage in fraudulent or deceptive practices;

3.9 Not transfer or assign the Tracking Link/Code to any third party, except with prior written permission of the Company.

4. Commission & Payment

4.1 The Affiliate will be eligible to receive Commission for Referred Clients and/or client activity (as defined in Appendix A — Commission Schedule).

4.2 Commissions are payable only after the Company confirms that the referred clients meet all onboarding and compliance requirements and that no chargebacks, fraud or policy violations have occurred.

4.3 The Company reserves the right to withhold, reduce or cancel Commission if it determines, in its sole discretion, that Referred Clients or affiliate activity violate this Agreement or the Company's policies.

4.4 Payment methods, minimum payout thresholds, and payout schedule will be specified in Appendix A.

Appendix A: Commission Schedule — [To be defined by Company]

5. Confidentiality & Intellectual Property

5.1 The Affiliate shall treat as confidential any non-public information provided by the Company (e.g., tracking IDs, internal terms, business processes, LP relationships, backend links, pricing models). Affiliate may not disclose such information to third parties without prior written consent.

5.2 The Affiliate acknowledges that all trademarks, trade names, logos, and service marks ("Marks") used in Promotional Materials remain the exclusive property of the Company. The Affiliate's use of such Marks is limited to the scope of this Agreement and in accordance with Company guidelines; misuse or unauthorized usage is prohibited.

5.3 Upon termination or expiration of this Agreement, the Affiliate must cease all use of the Company's Marks, Links, Codes, and any confidential materials.

6. Representations, Warranties & Compliance

The Affiliate represents and warrants that:

6.1 It is an independent contractor, and nothing in this Agreement creates an employer-employee, joint venture, agency or partnership relationship between the Affiliate and the Company.

6.2 It has the full legal capacity and authority to enter into this Agreement.

6.3 It will comply with all laws, regulations, and Company policies relevant to marketing, data protection, financial promotions, advertising, anti-money laundering, sanctions, and any restrictions relating to jurisdictions.

6.4 It will not make any representations on behalf of the Company regarding regulation, licensing, legal status, or client protections in any Restricted Jurisdiction.

6.5 It will indemnify and hold harmless the Company (and its affiliates, directors, officers, employees, agents) from any loss, cost, damage, liability or expense arising from the Affiliate's breach of this Agreement, unlawful actions, misrepresentations, non-compliance, misleading marketing, or prohibited solicitation.

7. Term, Termination & Suspension

7.1 This Agreement becomes effective on the Effective Date and continues until terminated by either party.

7.2 The Company may immediately suspend or terminate the Affiliate's participation in the Program (and forfeit unpaid Commissions) if:

- The Affiliate breaches any term of this Agreement;
- The Affiliate markets to or targets Restricted Jurisdictions;
- The Affiliate engages in fraudulent, misleading, unethical or non-compliant behavior;
- The Affiliate's method of promotion is changed without prior approval;
- The Company concludes (in its sole discretion) that continuing the relationship poses legal, compliance, regulatory or reputational risk.

7.3 The Affiliate may terminate participation at any time, by giving written notice to the Company.

7.4 On termination or expiration, the Company has no obligation to pay further commissions except for earned Commissions according to Appendix A (subject to any withholding rights for compliance checks).

8. Limitation of Liability & No Guarantees

8.1 The Company makes no representation or guarantee regarding potential earnings, profits, or success from participation in the Program. Affiliate acknowledges that results depend on many factors outside Company's control.

8.2 The Company will not be liable for any indirect, special, consequential or punitive damages, lost profits, loss of business opportunity, or reputational harm arising out of or related to the Agreement or Affiliate's participation in the Program.

9. Amendments & Variation

The Company reserves the right to amend, supplement or restate this Agreement and Program terms at any time. The Company will notify Affiliates of any changes. Continued participation after publication of amended terms constitutes acceptance.

10. Governing Law & Dispute Resolution

This Agreement shall be governed by the laws of Saint Lucia. All disputes arising under or in connection with this Agreement shall be subject to the exclusive jurisdiction of the courts of Saint Lucia (or arbitration as agreed).

11. Severability & Entire Agreement

If any provision of this Agreement is held invalid or unenforceable under applicable law, that provision shall be severed to the minimum extent required and the remainder of the Agreement shall remain in full force and effect. This Agreement (including Appendix A) constitutes the entire agreement between the parties relating to the Program and supersedes all prior agreements, understandings or arrangements.

Appendix A: Commission Schedule — [To be defined by Company]