

This Affiliate Program Agreement is made and entered into as of the date of grant set forth below.

BETWEEN Bysuq Group Ltd (the "Company")

And (the "Recipient") Ivan Vungbo

"Affiliate" means an individual or business generating their own traffic and thus rewarded for legitimate sales, leads, clicks, or other measurable action.

AFFILIATE RESPONSIBILITIES:

• It is understood that you will introduce “Company” to your current and prospective leads and will comply with all laws as well those that govern email marketing, The Data Protection Act 2018, Fair Trading Act 1973, EU General Data Protection Regulation, consumer protection from the Unfair Trading Regulations 2008, All CAP Codes, (marketers have an obligation to comply with relevant legislation). “Company” reserves the right to accept or reject any prospective leads and will pay you a commission per validated lead referred using Your Affiliate Link according to the designated payment schedule.

- Affiliate must make it known to leads that they do not represent the “Company” in any form or fashion.
- Affiliate must make it known to leads that they do not represent the “Company” in any form or fashion.
- Affiliate should only use images and text materials that are relevant for the promoted content. No ad creatives or landing pages should include any materials that are in violation of the current Affiliate Program Rules. This includes any religious, hate, abusive, violent, racist, disturbing, or sexual content. Nudity, any reference to drugs, firearms, ammunition, or weapons of any type are strictly prohibited. No media is targeted to end-users under the age of eighteen (18) years.
- Affiliate must not use landing pages to collect push-notification subscribers.
- Affiliate must abide by the “Company’s” Fraud Policy as seen in Attachment A.

SERVICE:

The Affiliate is allowed to place links on his website to websites which have an Affiliate Program registered at <http://www.traffichunters.co.uk>

Any Affiliate Program may be amended or terminated at any time. Information about the Affiliate Programs will be available on “Company” website.

The Affiliate must keep himself informed of any amendments of Affiliate Programs, in particular if a registered website has terminated its Affiliate Program or changed the conditions for remuneration to Affiliates. The Affiliate must comply with the requirements of the Affiliate

Programme including in particular any stipulations as to the nature and content of the Affiliate's website and the use of third party or other Affiliates trademarks and logos. Affiliate needs approval to use any “Company” content on their website or social media accounts.

TERMS OF THE AGREEMENT:

- The term of this Agreement will begin upon our acceptance into the Affiliate Program by the Owner.
- You are only eligible to earn Commission Fees on Qualified Purchases occurring during the term of one (2) years from date of signature, and Commission Fees earned through the date of termination will remain payable only if the leads are legitimate and comply with all Terms laid out in this Agreement.
- We may withhold Your final payment of Commission Fees for a reasonable time to ensure that all Qualified Purchases are valid and payment from Referred Leads are legitimate as determined by “Company” in its sole discretion.
- Any Affiliate who violates either this Agreement or “Company's” Terms and Conditions will immediately forfeit any right to any and all accrued Commissions Fees and will be removed from the “Company” Affiliate Program.
- Without limitation, Affiliate's participation in the Program, and this Agreement, shall be deemed automatically terminated immediately and all commissions forfeited upon Affiliate's violation of any of the terms of this Agreement or of any applicable law or regulation having the force of law.

ENROLLMENT IN THE AFFILIATE PROGRAM:

- To begin the enrollment process, you will submit an application to the “Company” requesting membership.
 - We will evaluate your request and notify you of your acceptance or rejection.
 - We may reject your request for any reason our sole discretion.
 - We generally reject request related to websites that: promote violence; promote discrimination based on race, sex, religion, nationality, disability, sexual orientation, or age; Promote illegal activities or are intended to harass or defame anyone; or
 - Otherwise violate our intellectual property rights or the intellectual property rights of others. •
- If we reject your request, you are welcome to reapply to the Program at any time.
- If we accept your request, we reserve the right to terminate your participation in the Program for any reason in our sole discretion immediately without prior notice.

AFFILIATE PAYMENT:

- You will receive a Commission for sending a “Company” Lead via Your Tracking Link. Affiliate will receive a commission once the lead has created an account, and makes a minimum deposit agreed in Exhibit B (Insertion Order)
- Payments are made automatically bi-weekly. Due to delays in brands providing payment or situations where a lead may need to be reviewed due to concerns of legitimacy, there can be a delay in processing payments of up to sixty (90) days.
- You understand that the payout amount and payment cycle may be changed at any time.

CONFIDENTIALITY:

Only duly authorized “Company” officers, employees, and agents will have access to information furnished or obtained in connection with the Affiliate Program; that they will maintain and protect the confidentiality of such information to the greatest extent possible; and that they will share such information only to the extent necessary to make employment decisions and to respond to inquiries or notices from government entities.

INDEMNIFICATION:

- You hereby agree to indemnify and hold harmless Us and Our subsidiaries and affiliates, and their directors, officers, employees, agents, shareholders, partners, members, and other owners, against any and all claims, actions, demands, liabilities, losses, damages, judgments, settlements, costs, and expenses (including reasonable attorneys' fees) (any or all of the foregoing hereinafter referred to as "Losses") insofar as such Losses (or actions in respect thereof) arise out of or are based on:
- Any claim that our use of the Affiliate Trademarks infringes on any trademark, trade name, service mark, copyright, license, intellectual property, or other proprietary right of any third party.
- Any misrepresentation of a representation or warranty or breach of a covenant and agreement made by you herein.

Any claim related to your site, including, without limitation, its development, operation, maintenance, and content therein not attributable to us.

DISCLAIMERS:

THE AFFILIATE PROGRAM AND LINKS, AND THE PRODUCTS AND SERVICES PROVIDED IN CONNECTION THEREWITH, ARE PROVIDED TO AFFILIATE "AS IS". EXCEPT AS EXPRESSLY SET FORTH HEREIN, “COMPANY” EXPRESSLY DISCLAIMS ALL WARRANTIES, EXPRESS, IMPLIED OR STATUTORY, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NONINFRINGEMENT, AND ANY WARRANTIES ARISING OUT OF COURSE OF DEALING, USAGE, OR TRADE. “COMPANY” DOES NOT WARRANT THAT THE AFFILIATE PROGRAM OR LINKS WILL MEET AFFILIATE'S SPECIFIC REQUIREMENTS OR THAT THE OPERATION OF THE AFFILIATE PROGRAM OR LINKS WILL BE COMPLETELY ERROR-FREE OR UNINTERRUPTED. “COMPANY” EXPRESSLY DISCLAIMS ANY LIABILITY FOR ANY ACT OR OMISSION OF A CLIENT OR THEIR PRODUCTS OR SERVICES. “COMPANY” DOES NOT GUARANTEE THAT AFFILIATE WILL EARN ANY SPECIFIC AMOUNT OF COMMISSIONS. Limitation of Liability IN NO EVENT SHALL “COMPANY” BE LIABLE FOR ANY UNAVAILABILITY OR INOPERABILITY OF THE LINKS, PROGRAM WEB SITES, TECHNICAL MALFUNCTION, COMPUTER ERROR, CORRUPTION OR LOSS OF INFORMATION, OR OTHER INJURY, DAMAGE OR DISRUPTION OF ANY KIND BEYOND THE REASONABLE CONTROL OF “COMPANY”. IN NO EVENT WILL “COMPANY” BE LIABLE FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, PERSONAL INJURY / WRONGFUL DEATH, SPECIAL OR EXEMPLARY DAMAGES, INCLUDING BUT NOT LIMITED TO, LOSS OF PROFITS OR LOSS OF BUSINESS OPPORTUNITY, EVEN IF SUCH DAMAGES ARE FORESEEABLE AND WHETHER OR NOT “COMPANY” HAS BEEN ADVISED OF THE

POSSIBILITY THEREOF. "COMPANY'S" CUMULATIVE LIABILITY TO AFFILIATE, FROM ALL CAUSES OF ACTION AND ALL THEORIES OF LIABILITY, WILL BE LIMITED TO AND WILL NOT EXCEED THE AMOUNTS PAID TO AFFILIATE BY COMPANY IN COMMISSIONS DURING THE SIX (6) MONTHS IMMEDIATELY PRIOR TO SUCH CLAIM.

MODIFICATION:

- We may modify any of the terms and conditions in this Agreement at any time at our sole discretion.
- In such event, you will be notified by email. Modifications may include, but are not limited to, changes in the payment procedures and "Company" Affiliate Program rules.
- If any modification is unacceptable to you, your only option is to end this Agreement.
- Your continued participation in "Company" Affiliate Program following the posting of the change notice or new Agreement on our site will indicate your agreement to the changes.

CONFIDENTIALITY:

- All confidential information, including, but not limited to, any business, technical, financial, and customer information, disclosed by one party to the other during negotiation or the effective term of this Agreement, will remain the sole property of the disclosing party, and each party will keep in confidence and not use or disclose such proprietary information of the other party without express written permission of the disclosing party.

INDEPENDENT CONTRACTOR RELATIONSHIP:

The parties hereto are independent contractors, and nothing contained in this Agreement shall be construed to place them in the relationship of agent or employer/employee. "Company" shall not provide any insurance or benefits for Affiliate. "Company" shall not be responsible for paying any taxes or contributions to on behalf of Affiliate and Affiliate warrants that Affiliate will fulfill all applicable obligations regarding such taxes and funds.

EQUITABLE RELIEF:

The Affiliate agrees and acknowledges that (i) any breach or threatened breach of this Agreement by the Affiliate may irreparably harm the "Company" and (ii) any remedy at law for any such breach or threatened breach may be inadequate to fully and properly compensate and otherwise protect the "Company". Therefore, the parties agree that the "Company" may seek injunctive relief for any such breach or threatened breach in addition to other available remedies.

FORCE MAJEURE:

Other than with respect to payment obligations arising hereunder, neither party will be liable, or be considered to be in breach of this Agreement, on account of such party's delay or failure to perform as required under the terms of this Agreement as a result of any causes or conditions that are beyond such party's reasonable control and that such party is unable to overcome through the exercise of commercially reasonable diligence (a "Force Majeure Event"). If any such Force Majeure Event occurs including, without limitation, acts of God, fires, explosions,

telecommunications, Internet or Affiliate Network failure, results of vandalism or computer hacking, storm or other natural occurrences, national emergencies, acts of terrorism, insurrections, riots, wars, strikes or other labor difficulties, or any act or omission of any other person or entity, the affected party will give the other party notice and will use commercially reasonable efforts to minimize the impact of any such event.

SEVERABILITY:

If any provision of this Agreement or part thereof should to any extent be or become invalid or unenforceable, the parties shall agree upon any necessary amendment of the Agreement in order to achieve the interests and objectives of the parties prevailing at the time of execution of the Agreement.

APPLICABLE LAW:

- You may not assign this Agreement, by operation of law or otherwise, without our prior written consent.
- Subject to that restriction, this Agreement will be binding on, inure to the benefit of, and be enforceable against the parties and their respective successors and assigns.
- Our failure to enforce your strict performance of any provision of this Agreement will not constitute a waiver of our right to subsequently enforce such a provision or any other provision of this Agreement.

TERMINATION OF AGREEMENT:

- Either you or “Company” may terminate the Affiliate relationship at any time.
- You are only eligible to earn Affiliate payments during your time as an approved Affiliate.
- “Company” may change the program or service policies and operating procedures at any time.

IN WITNESS WHEREOF, the Owner has caused this Agreement to be signed by a duly authorized officer, and Recipient has affixed his/her signature hereto.

ATTACHMENT A

FRAUD POLICY

Broker offers with phone call requirement when client first time deposits:

Brand: Iron FX Native

Platform: MT4

Leverage: 1:1000

Trade Qualification: 1 trade (Must Answer Phone Call from Broker)

FTD: \$250 min

Call Centre Hours:

Mon – Fri: 10:00 – 20:00

CPA: Same

GEO's:

COUNTRIES IRON FX 2 (NATIVE)

TIER 1

Finland

Norway

Sweden

TIER 2

Austria

TIER 3

Denmark

Germany

Netherlands

UK

TIER 4

Belgium

France

Ireland

Luxembourg

Switzerland

Singapore

Notes: They have call centre hours so switch off and have some restrictions i.e. no self-deposit
Fraud Policy: Iron FX Native Clients need to be open to answer the broker sales agent and should not be in contact with the affiliate. Discuss with your manager for more information.
We don't want clients having surprises and being rude to our sales/retention agents, ignoring the broker after depositing or refusing mentorship from their account manager.

Warning! Anti-Fraud Policy's: if multiple clients per week persistently ignore broker calls, clients may not be valid for CPA and you may be removed off the offer, as this would be an indication of fraud. I.E Problematic clients. These cases include:

- Clients refusing to upload their docs for KYC (money will be sent back to their bank account)- results in CPA reductions.
- Clients open trades and persistently ignores brokers emails and calls/blocks numbers for no reason- results in CPA reductions.

- Clients trade a few trades and ignore emails/ affiliate and Broker - results in CPA reductions.
- Lot size fraud: if clients are intentionally opening trades to trigger lot size pay out CPA and then completely stop trading or after only place small trades such as 0.01 lots - results in CPA reductions.
- Clients do not accept mentorship from the broker and may mention wanting to trade alone or that they already have a trading mentor – results in CPA reductions and removal from the offer.

We understand not all leads will be willing to answer, but if we find an absurd amount of issues from the same affiliate, we will terminate the account with immediate effect and all traffic will be reviewed to determine if fraud has taken place. This means funds will be deducted or frozen until investigation finishes (***this can take up to 90 days**).

Broker offers with no phone call requirement when client first time deposits:

Brand: Iron FX

MT4: Yes

Leverage: 1:1000

Trade Qualification: 3 Trades (Must Answer Phone to retention team once they have deposited a few days later after they start trading).

FTD: £300 min

Call Centre Hours: 24/7 & (self-deposits always allowed)

CPA: Same

Geo's:

COUNTRIES IRON FX 1

TIER 1 (ALSO £300, 3 trades)

Austria

Belgium

Denmark

Finland

France

Germany

Ireland

Italy

Luxembourg

Switzerland

Norway

Netherlands

Sweden

Australia

New Zealand

UK

UAE

Singapore

TIER 2 (ALSO 400 EUR, 3 trades)

Malta

TIER 3

Portugal

Spain

TIER 4

Poland

TIER 5

Bulgaria

Croatia

Czech Republic

Estonia

Hungary

Latvia

Lithuania

Romania

Slovakia

Slovenia

Notes: Only restriction is clients need to be open to answering retention agent. Discuss with your manager for more information.

Fraud policy group of brands: Iron FX


Only restriction is clients need to be open to answering retention agent -? include in your sign-up pitch. (discuss with your manager for more information). This way all your future clients will be aware and be in the loop. We don't want clients having surprises and rude to our retention agents/ ignoring agents after depositing.

Warning! Anti-Fraud Policy's: If multiple clients per week persistently ignore Iron fx retention calls, clients may not be valid for CPA, as it would be indication of Fraud. I.E Problematic clients. These cases include:

- Clients refusing to upload their docs for KYC (money will be sent back to their bank account) - results in CPA reductions.
- Clients open trades and persistently ignore Iron FX emails and calls/blocks numbers for no reason - results in CPA reductions.
- Clients Trade a few trades and ignore emails/ affiliate and Iron FX - results in CPA reductions.
- Lot size fraud: if clients are intentionally opening trades to trigger lot size pay out CPA and then completely stop trading or after only place small trades such as 0.01 lots-results in CPA reductions.
- Affiliate managing clients accounts. Includes storing clients credentials. – results in removal from the offer.
- Recycling clients who already have an account with the brand by getting them to use different details – results in removal from the offer.
- Trading on clients account without a trading license
- Making false promises to clients and promising profits

We understand not all leads will be willing to answer, but if we find an absurd amount of issues from the same affiliate, we will terminate the account with immediate effect and all traffic will be reviewed to determine if fraud has taken place. This means funds will be deducted or frozen until investigation finishes (***this can take up to 90 days**).

Company

Signature 
Name : Cheyenne Kruspe
Role : Director
Date : October 5, 2021

Recipient

Signature : Ivan Vungbo
Name : Ivan Vungbo
Role : Director
Date : 2021-11-26 01:36:03