

AFFILIATE AGREEMENT

Platform: 1TRADE PARTNERS
Official website: <https://1tradepartners.com>
Effective date: 12.01.2026

1. General Provisions

1.1. This Affiliate Agreement (the “Agreement”) defines the terms and conditions for participation in the affiliate program of the 1TRADE PARTNERS platform (the “Platform”).

1.2. A Partner is any individual or entity registered in the affiliate system of the Platform and who has accepted this Agreement.

1.3. This Agreement constitutes a public offer. Registration and use of the affiliate dashboard constitute full acceptance of the Agreement.

2. Subject of the Agreement

2.1. The Platform provides the Partner with access to the affiliate dashboard, unique referral links, and tools for tracking statistics and performance.

2.2. The Partner independently attracts users to the Platform and bears full responsibility for traffic sources and promotion methods.

2.3. The Platform provides the Partner with the opportunity to receive affiliate rewards. The Platform does not guarantee fixed income or profit.

3. Partner Status

3.1. The Partner acts as an independent contractor.

3.2. This Agreement does not create any employment, agency, representation, or joint venture relationship.

3.3. The Partner is solely responsible for payment of taxes, compliance with applicable laws of their jurisdiction, and their advertising activities.

4. Affiliate Rewards

4.1. Affiliate rewards are calculated based on data displayed in the affiliate dashboard.

4.2. The Platform may apply various reward models, including RevShare, CPA, and Hybrid.

4.3. Specific conditions are determined by the Platform and displayed in the affiliate dashboard.

4.4. The Platform reserves the right to withhold or adjust rewards in case of violations or suspected fraud.

5. Traffic and Advertising Requirements

- 5.1. The Partner shall use only lawful and good-faith promotion methods.
- 5.2. Promising guaranteed income, misleading users, spam, impersonation, brand substitution, or deceptive advertising is prohibited.
- 5.3. The Platform may deem traffic invalid if there are reasonable grounds.

6. Service Operation

- 6.1. The affiliate service is provided in its current functional state.
- 6.2. Technical failures, interruptions, or updates may occur.
- 6.3. Temporary unavailability does not constitute a breach of this Agreement.

7. Limitation of Liability

- 7.1. The Platform is not liable for financial losses, lost profits, third-party actions, or market risks.
- 7.2. The Partner uses the Platform at their own risk.

8. Suspension and Termination

- 8.1. The Platform may suspend or terminate participation in case of violations or suspected fraud.
- 8.2. Unpaid rewards obtained in violation of the rules may be cancelled.

9. Amendments

- 9.1. The Platform may amend this Agreement unilaterally.
- 9.2. The current version is published on the website.

10. Final Provisions

- 10.1. This Agreement is governed by principles of international commercial law.
- 10.2. Invalidity of one provision does not affect the others.
- 10.3. Continued use constitutes acceptance of the current version.