

ADDX Promo Code Terms and Conditions

Last Updated on October 8, 2025

General

These Terms and Conditions ("**Terms**") shall apply in any instance in which a Prospective Customer of ADDX Pte. Ltd. and/or its affiliate(s) ("**ADDX**") applies to become a Participant on the ADDX Platform using a Promo Code.

These terms supplement the Platform Terms and Conditions and Exchange Rules. All terms used herein shall have the same meanings ascribed to them in the respective aforementioned terms and conditions, unless otherwise defined herein. By applying to become a Participant on the ADDX Platform using a Promo Code, a Prospective Customer agrees to and is bound by these Terms. For the avoidance of doubt, the ADDX Rewards Programme Terms and conditions shall also apply and is binding on the Participant. Please refer to the ADDX Website for further information.

Definitions

1. For the purposes of this Terms, the following terms shall have such meanings ascribed to them:

"Account Opening Cut-Off Date" refers to such date by which a Prospective Customer needs to have successfully become a Participant to be entitled to ADX\$ under any Promotion in accordance with these Terms as ADDX may in its sole discretion specify and/or amend in its sole discretion.

"ADX\$" means such sum(s) as may be credited to the trading account of any Participant on the ADDX Platform in connection with any Promotion in accordance with these Terms, as may be determined and/or adjusted by ADDX in its sole discretion from time to time

"ADDX Platform" the trading platform operated by ADDX accessible via the ADDX Website and/or ADDX App.

"ADDX Website" means the website with the URL: www.addx.co or such other URL as ADDX may specify in its sole discretion.

"Eligible Jurisdiction" means any jurisdiction where the usage of the ADDX Platform or the operation of the Promotion are each not prohibited or restricted in any way, as may be determined by ADDX in its sole discretion.

"Exchange Rules" means the provisions of the rulebook entitled "Exchange Rules" that are published by ADDX, and which may be found on the ADDX Website, as may from time to time be amended, modified, supplemented or replaced.

"Participant" means a person who has opened a trading account on the ADDX Platform and whose trading account is valid and subsisting (whether or not suspended).

"Platform Terms and Conditions" means the terms and conditions for use of the ADDX Platform as may from time to time be amended, modified, supplemented or replaced.

"Promotion" refers to any promotional/marketing campaign conducted by ADDX, including any such campaign involving the use of a Promo Code and/or otherwise entitling a Prospective Customer to ADX\$.

“Promotion Period” refers to the period of any Promotion, as ADDX may in its sole discretion specify and/or extend in its sole discretion.

“Promo Code” refers to any alphanumeric code(s) and/or sign-up link associated with a Promotion entitling a Prospective Client to the ADX\$ if used by the Prospective Customer in applying to become a Participant on the ADDX Platform in accordance with the Terms set out herein as ADDX may in its sole discretion designate from time to time, and includes any Promo Code which ADDX has assigned to existing Participants (hereinafter, a **“Referral Code”**).

“Prospective Customer” means persons who are not: (a) Participants, (b) Intermediary Participants, or (c) EAM Users as defined in the Exchange Rules.

Any reference to dates and time shall be to Singapore time (GMT+8:00).

Eligibility and Use of the Promo Code

2. To be entitled to ADX\$ under any Promotion, a Prospective Customer shall:
 - 2.1 meet all of the requirements set forth in the Exchange Rules and the Platform Terms and Conditions to become a Participant on the ADDX Platform;
 - 2.2 reside in an Eligible Jurisdiction; and
 - 2.3 apply to become a Participant and to submit their application during the applicable Promotion Period and have successfully become a Participant on or before the Account Opening Cut-Off Date.
 - 2.4 For the purposes of paragraph 2.3:
 - 2.4.1 a Prospective Customer shall be required to either enter the Promo Code when prompted during the application process or to initiate the application process through the Promo Code;
 - 2.4.2 if a Prospective Customer uses or attempts to use more than one (1) Promo Code in the course of the application process, including for any other Promotion, ADDX shall be entitled in its sole discretion to only accept any one (1) or any combination of the Promo Codes used by the Prospective Customer. A Prospective Customer should ensure that any Promo Code(s) used are valid, applicable to the Prospective Client, and have been accurately entered. ADDX shall not be responsible or liable for any wrong or invalid Promo Code applied by any Prospective Customer;
 - 2.4.3 ADDX shall only consider an application to be submitted by a Prospective Customer when the Prospective Customer has submitted such application via the “Submit Application” function (howsoever described) on the ADDX Platform and have included in such application all necessary information and documents. In the event additional information and/or documents are required by ADDX in respect of an application, the date of submission of the application shall be the date on which such additional information and/or documents are provided. In the event an application is rejected, and the Prospective Customer submits a new application, ADDX shall be entitled to consider the date of submission of the new application only; and

2.4.4 ADDX shall review applications from each Prospective Customer in accordance with the Exchange Rules and the Platform Terms and Conditions. All applications to become a Participant are subject to, among other things, the provision of required personal data, and the successful completion of the relevant client due diligence processes by ADDX, and any inability, refusal, or delay in completing the application process may result in ADDX disqualifying such Prospective Customer from being entitled to ADX\$ under the Promotion. Notwithstanding, ADDX may, in its sole and absolute discretion, decide whether or not to open a trading account for any Prospective Customer upon the receipt of any account application.

3. A Promo Code may only be used once by each Prospective Customer. ADDX may, at its sole and absolute discretion, impose restrictions on the total number of times a Promo Code may be used.
4. Where the Promo Code used by a Prospective Customer is a Referral Code, ADDX may, in connection with any Promotion, credit the Participant associated with that Referral Code (where applicable, the "Referrer", and the relevant Prospective Customer, the "Referee") with such amount of ADX\$ as it may determine in its sole discretion. The use of such ADX\$ shall be subject to these Terms and the Referrer agrees to be bound by the same.
5. ADDX may in its sole discretion adjust the Promotion Period and Account Opening Cut-Off Date at any time without prior notice.

Issuance of ADX\$

6. In respect of the ADX\$ to be credited to any Participant on the ADDX Platform in connection with any Promotion: (i) the ADX\$ shall be of such amount and currency as ADDX may prescribe, and which ADDX may amend, in its sole discretion from time to time without prior notice; and (ii) ADDX will endeavour to credit the ADX\$ to the trading account of a Prospective Customer who has successfully become a Participant on the ADDX Platform (or their associated Referrer, if applicable) in connection with any Promotion within thirty (30) days thereof.

Miscellaneous

7. ADDX reserves the right, at its sole and absolute discretion and without needing to provide any reason, to:
 - 7.1 disqualify any Prospective Customer (or class thereof) at any time from being entitled to ADX\$ under any Promotion;
 - 7.2 determine that any condition and/or requirement entitling any Participant to ADX\$ has not been fulfilled;
 - 7.3 reject any application to become a Participant on the ADDX Platform from any Prospective Customer;
 - 7.4 modify the amount of the ADX\$ issued to any Participant on the ADDX Platform, debit a Participant's trading account of any credited ADX\$ and/or substitute the ADX\$ with another reward of equivalent or similar value without prior notice, or assumption of liability to the Participant; and not credit any ADX\$ to a Participant notwithstanding that the Participant has otherwise fulfilled the other requirements set out in these Terms to be credited with ADX\$.

8. ADDX shall not be required to inform any Prospective Customer whether such Prospective Customer is eligible for any Promotion, and/or about any details of any Promotion.
9. ADDX shall not be liable for any delay in crediting the ADX\$ to any Participant.
10. By applying to become a Participant on the ADDX Platform using a Promo Code, each Prospective Customer agrees to:
 - 10.1 release ADDX, its related corporations, affiliates, suppliers, advertising, and promotions agencies and their respective directors, officers, employees, and agents from any and all liability arising from any loss, harm, damages, cost, or expense, including without limitation, any property damages, personal injury and/or death, arising out of or in any way connected to any Promotion, and waives any claim to the same.
 - 10.2 indemnify, defend, and hold ADDX, its related corporations, affiliates, and their respective representatives, directors, officers, employees, and agents harmless from and against any and all third party claims, demands, liabilities, costs, or expenses, including attorney's fees and costs, arising from, or relating to any breach of any of these Terms or any violation of applicable laws, rules and regulations.
11. **Taxes.** ADX\$ may be taxable depending on the country, state, and/ or local tax laws applicable to the Participant. Participants are solely responsible for reporting such items in their tax returns and paying any associated tax(es) and liabilities.
12. ADDX may terminate or suspend any Promotion, or amend or update these Terms, in its sole and absolute discretion, at any time without providing prior notice.
13. Any determination made by ADDX in respect of all matters relating to any Promotion shall be at its sole and absolute discretion and shall be final, conclusive and binding on all Participants and Prospective Customers.
14. In the event of any inconsistency between any marketing materials relating to any Promotion and these Terms, these Terms shall prevail.
15. These Terms are governed by the laws of Singapore. Any dispute arising from these Terms are subject to the exclusive jurisdiction of the courts of Singapore.
16. A person who is not specified in these Terms shall have no rights under the Contracts (Rights of Third Parties) Act 2001 to enforce any term of these Terms.