

## \$20USD Webinar Trading Credit Terms and Conditions

Anzo Capital (hereinafter referred to as ‘**the Company**’, ‘**we**’, ‘**us**’, ‘**our**’ or ‘**Anzo Cap**’) may reward trading credit to its clients under the Trading Credit Program (‘**the Program**’) subject to the terms and conditions contained herein.

### A. Introduction

1. The **Promotion Period** specifically for this Program shall run from **06 March 2026 00:00:00 until 31 December 2026 23:59:59** (MT4 / MT5 Server Time).
2. By participating in the Program, the Participant acknowledges that he or she has read and agreed to be bound by these terms and conditions and Anzo Capital Terms and Conditions.
3. Anzo Capital reserves the right to unilaterally modify, change or terminate this Program or any of the terms and conditions included herein, or any policies it applies in the exercise of its discretion under this Program at any time, without the Participant’s consent.
4. If Anzo Capital reasonably believes you have, or attempted to, whether acting alone or acting in concert, manipulate our promotion program(s), attempted some form of market abuse or market misconduct or taken unfair advantage of us, for example, we may in our sole discretion reject your application to participate or terminate your participation from any of our promotion program(s) and/or remove Credit granted (if any) without prior notice.
5. Employees of Anzo Cap and its associated companies are not eligible to participate in this Program.

### B. Conditions of Eligibility

1. The eligible Participants of this Program are the clients who:
  - a. have **at least one** MT4 / MT5 trading account with Anzo Capital. Participants shall only use one trading account under the Client Portal to participate in this Program (‘**Participating Account**’);
  - b. comply with all compliance and account opening requirements of Anzo Capital; and
  - c. are not residents of Australia, New Zealand, China Mainland, Taiwan, or the United States.
  - d. the Participants must maintain an account balance in order to be eligible for the trade credit bonus
2. To be entitled to the Credit, the Participant must first **register** for any Anzo Webinar via a designated Webinar landing page. The Participant **must attend the Webinar** they registered for. The Anzo team will then review the Participant’s account to **verify their trading account has equity**. Once confirmed they will upload the promotion T&Cs into the Participant’s Client Portal and where the Participant **must accept the promotion Terms and Conditions**. The \$20USD Trade Credit will then be applied to the Participant’s trading account within 3 business days of the webinar date. If at the time of checking, the Participant’s account did not have any equity, no trading credit will be applied.

## C. Credit Information

1. The aggregated amount of Credit under a trading account should not exceed the amount of \$20 USD (or an equivalent amount in another currency), irrespective of the Participant's entitlement under the rules of this promotion program.
2. The Credit shall form part of the trading account Equity and can only be used as Margin to open and maintain positions. The Credit is not a part of the trading account balance and is displayed in the "Credit" field in the platform.

Since the Credit is deposited to the trading account as a margin credit, it cannot be used to cover trading losses or any other trading costs. It is the participant's sole responsibility to monitor the equity and trading loss of the trading account. When the equity of the trading account falls below the Credit amount, even though the margin level is still higher than the stop-out level, the stop-out will be triggered, and the trading account status will be changed to "**Read Only**". The Company reserves the right, at its sole discretion and without prior notice, to revoke and remove all Credit previously granted to the Account.

3. If the Participating Account reaches a negative balance after being stopped out, Anzo Capital has the right to set off the Credit granted against the negative balance.
4. The Credit, whether partially or in its entirety, shall not be internally transferred with any funds, remaining balance, and/or deposits between the Participant's trading accounts, under any circumstances.

## D. Credit Removal

1. The Credit will be removed at the sixty (60) days' time commencing from the date when the Participant Account has received the Credit. Upon the expiry of the sixty (60) days period (the '**Expiry Date**'), you will not be able to use the Credit as Margin. Anzo Capital reserves the right to review the case and/or remove the Credit regularly and on the Expiry Date.

## E. Risk Warning

1. Forex and CFDs are leveraged products that involve a high level of risk. When trading in such products, the Participant understands that it is possible to lose all of his or her capital. Participation in this Program should not be a motivating factor when considering participation in the Forex and CFD markets. Please note that investing in CFDs and Margin FX Contracts carries significant risks and is not suitable for all investors. 75-95% of retail Online Forex/CFD accounts lose money. You should consider whether you can afford to take the high risk of losing your money. You may lose more than your initial deposit. You don't own, or have, any interest in the underlying assets. Any information or general financial product advice given in the document is generic in nature and does not take into account your financial situation, needs or personal objectives. Investing in leveraged products carries significant risks and is not suitable for all investors. We recommend that you seek independent advice and ensure that you fully understand the risks involved before trading. It is important that you read and consider our disclosure documents posted on our website here before you acquire any product listed on the document.

## F. General Terms and Conditions

1. All trades made under this Promotion are subject to the standard business Terms and Conditions of Anzo Cap. Such Terms and Conditions are available on the website of <https://www.anzocapital.com/en/legal-documents>
2. Applicable phone, internet and other charges may apply, and Clients shall be responsible for such costs and expenses.
3. Anzo Cap shall not be responsible for any injury, loss, or damage suffered as a result of or in connection with this Promotion, however arising. This includes but is not limited to any breakdown or malfunction in any computer system or equipment, any notice that is misdirected and/or lost in the post, loss of income, profits, or goodwill, direct or indirect, incidental, consequential, exemplary, punitive, or special damages of any party, including third parties, however arising, whether in contract, tort, negligence, or otherwise. For the avoidance of doubt, cancellation, termination, or suspension by Anzo Cap of this Promotion shall not entitle any party to any claim or compensation against Anzo Cap for any and all losses or damage suffered or incurred as a direct or indirect result of the act of cancellation, termination, or suspension.
4. Any trademarks, graphic symbols, logos or intellectual property contained in any materials used in connection with this Promotion, in particular those relating to the Promotion prizes, are the property of their respective owners. Anzo Cap is not providing any financial advice, endorsements or sponsorships for their products or services.
5. No content herein shall be considered an offer, solicitation or recommendation for the purchase or sale of securities, futures, or other investment products. All types of investments are risky and investors may suffer losses. All information and data on Anzo Cap's Website are for reference only. Past performance does not guarantee future results. This Promotion does not take into account the Client investment objectives, financial situation or financial needs.
6. The decision of Anzo Cap on any and all matters relating to or arising from this Promotion (including the eligibility of any person to participate in this Promotion) shall be absolute, final and binding on all parties. In the event of any inconsistency or conflict between these terms and conditions and those in any brochure, marketing or promotional material relating to the Promotion, these terms and conditions shall prevail.
7. This Terms and Conditions, as well as any additional Terms and Conditions hereto (both present and future) are made in English. Any other language translations are provided as a convenience only. In the case of any inconsistency or discrepancy between the original English texts and their translation into any other language, the original versions in English shall prevail.
8. These terms and conditions are governed by and interpreted in accordance with the laws of St Vincent & The Grenadines (SVG). Any dispute or disagreement not covered by these terms will be resolved by Anzo Cap in the manner it deems to be fairest to all concerned. That decision shall be final and binding on all entrants.

Effective Date as of 6<sup>th</sup> March 2026.