

TERMS AND CONDITIONS:

This promotion is provided by Explore Global Limited and Progressium LLC, trading under TradeNext, to its clients. By participating in this promotion, the clients hereby acknowledge, confirm and accept to be bound by the following terms and by TradeNext's Terms and Conditions.

Promotion overview

TradeNext New year Bonanza promotion is open to all registered and verified clients of TradeNext who have met the Criteria for this promotion as set out in this Terms and Conditions document to receive a gift during the promotion period from December 19th 00:00 GMT+2 to February 17th 23:59 GMT+2.

1. Specific Promotion terms

- 1.1. Each client who satisfies deposit and trade value conditions specified in the table below receives a gift at the end of the promotion period.
- 1.2. One gift corresponding to the highest level reached is awarded per account. The level achieved is determined by the deposit amount and the notional value traded during the promotion window. E.g. if a client deposits 500 USD in total and trades at least 5,000,000 USD notional value in total during the promotion window, he is eligible to receive a level 4 gift.

Level:	Deposit (USD)	USD notional trade value	Gift
Level 1	100	1,000,000	<i>See the website for the specific gifts</i>
Level 2	250	2,500,000	
Level 3	500	5,000,000	
Level 4	1,000	10,000,000	
Level 5	5,000	50,000,000	
Level 6	10,000	100,000,000	
Level 7	20,000	200,000,000	
Level 8	30,000	300,000,000	
Level 9	50,000	500,000,000	
Level 10	75,000	750,000,000	

Level MAX	100,000	1,000,000,000	
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- 1.3. All asset classes are eligible and count towards achieving the notional trade value requirement.
- 1.4. The deposit requirement can be achieved by making more than one deposit during the promotion window.
- 1.5. The promotion is available only to clients residing in India.

2. Client and account eligibility

- 2.1. A client has to be registered and verified.
- 2.2. One account can receive one gift during the promotion period.
- 2.3. Alpha, Connect and Bidzone accounts are eligible.

3. Gift terms

- 3.1. The client will be contacted within 3 working days after the end of the promotion period via the specified email and phone number to claim the gift.
- 3.2. It is the client's responsibility to ensure that accurate contact details are provided. If TradeNext is unable to contact the client due to inaccurate contact details provided, and the client does not contact TradeNext within 30 days to claim their gift, the client's gift will be voided without any liability on TradeNext.
- 3.3. TradeNext does not provide invoices and warranty certificates for electronics.
- 3.4. The gifts cannot be exchanged. In the event that the gifts offered are unavailable due to circumstances beyond the control of TradeNext, TradeNext reserves the right to provide alternative gifts.
- 3.5. If the client receives a damaged or broken gift, the client must send a photo or video to the customer support of TradeNext. If the damage is confirmed, TradeNext will replace the gift.
- 3.6. Images used in marketing materials and on the website of TradeNext are for illustration purposes only and are not representative of actual gifts.

4. Delivery terms

- 4.1. The client must choose an address of delivery for the gift. The address must be on the name of the client and in the country of this promotion.

- 4.2. It is the client's responsibility to ensure that an accurate delivery address is provided. The client cannot change the delivery address once the gift has been claimed.
- 4.3. The gift is handed to the client at the address of delivery by courier. If the client is absent for delivery, the courier will call the client to either:
 - 4.3.1. Try to deliver the gift the next working day, or
 - 4.3.2. Left the gift at a preferred different location. The courier will bear no further responsibility for the gift.

5. Fraudulent activity and withdrawal

- 5.1. TradeNext at its sole discretion can exclude a client from participating in this promotion:
 - 5.1.1. if a client is suspected of fraudulent activity
 - 5.1.2. and/or a client has not acted in good faith
 - 5.1.3. and/or an action by a client is found to be in violation of these terms or TradeNext Terms and Conditions.
 - 5.1.4. In case of an infringement, TradeNext reserves the right to deduct the gift that has already been rewarded from the client's account.
- 5.2. If the client withdraws any amount of the qualifying deposit during the promotion window, he will be disqualified from the promotion.
- 5.3. The client can withdraw trading profit at any time during the promotion window if this amount exceeds the initial deposit amount.

6. General conditions and warranties

- 6.1. In participating in this promotion, you agree to be bound by these terms and TradeNext's Terms and Conditions.
- 6.2. The client agrees that TradeNext has the right to alter, update or cancel this promotion at any time without any prior notice or justification. This right also includes the right to change the gift offering for any reason including unavailability of gifts. TradeNext will notify the clients as soon as possible.
- 6.3. The client agrees that TradeNext will not be held for any consequences resulting from any alteration, update or cancellation of this promotion.
- 6.4. TradeNext reserves the right to refuse offering this promotion at its sole discretion without prior notification or justification.

- 6.5. TradeNext will not be liable for any adverse effects where an account has open positions or floating profit/loss which results in the promotion being removed for any reason.
- 6.6. New accounts are subject to approval as per TradeNext's Terms and Conditions. This promotion is not an offer to any person to whom it would not be lawful.
- 6.7. This promotion shall not encourage clients to trade in a manner inconsistent with their trading comfort level. Clients should seek independent advice if necessary.
- 6.8. TradeNext will not be liable for any loss, costs, expense or damage suffered in connection with this promotion.
- 6.9. Any dispute will be resolved by TradeNext in a fair manner.
- 6.10. If these terms are translated in another language than English, the English version of these terms is the official version and shall prevail in case of inconsistency.