



## OneRoyal 20<sup>th</sup> Anniversary Royal Achievement Challenge 2026

### 1. Introduction

1.1 Royal ETP LLC (“OneRoyal” or the “Company”) hereby offers Introducing Brokers (“IBs”), who refer clients domiciled in eligible jurisdictions, the opportunity to obtain certain rewards (“Awards”) through participation in the OneRoyal Royal Achievement Challenge 2026 (“Promotion”).

1.2 This Promotion is organised by Royal ETP LLC, a company duly incorporated under the laws of St. Vincent and the Grenadines. These Terms and Conditions shall be governed by, and construed in accordance with, the laws of St. Vincent and the Grenadines.

1.3 By enrolling in this Promotion, each IB acknowledges and agrees to be bound by these Terms and Conditions.

### 2. Promotional period and Rewards

2.1 The Promotion shall commence on 12 May 2026 at 00:00 (GMT +2) and shall conclude on 28 July 2026 at 23:59 (GMT +2).

2.2 OneRoyal reserves the exclusive right, exercised at its sole and absolute discretion, to extend, shorten, or otherwise modify the Promotion Period, in whole or in part, without prior notice and without incurring any liability whatsoever to participants.

### 3. Eligibility and Participation

3.1 Eligibility extends to both existing and prospective IBs who introduce clients residing in jurisdictions approved by OneRoyal.

3.2 Participation is conditional upon full compliance with the Client Agreement, IB Agreement, and all applicable laws and regulations.

3.3 Only genuine, independently acting clients shall be considered. Accounts deemed duplicate, inactive, self-referred, fraudulent, or otherwise non-genuine may be excluded.

3.4 The Company reserves the right to review eligibility at any time and to disqualify any IB found in breach of these Terms and Conditions. Such disqualification shall be final and binding.

### 4. IB Obligation and Performance

4.1 Participation is limited to IBs who have completed all required verification procedures, submitted Know Your Customer (“KYC”) documentation, and executed the IB Agreement.

4.2 Eligible IBs must access their IB Portal, select the “Royal Achievement Challenge,” and expressly accept these Terms and Conditions.

4.3 Rankings shall be based on trading activity, deposits, and transactions generated by referred clients during the Promotion Period.

4.4 Only valid and closed trading activity executed within the Promotion Period shall be considered.

4.5 Eligibility for prizes is contingent upon the IB generating measurable trading activity and meeting all applicable compliance and account requirements.

## 5. Scoring and Ranking Methodology

5.1 Eligible IBs shall be ranked based on **Net Revenue Generated during the Promotion Period, which will be calculated as follows:** Net Trading Revenue (NTR)- Costs;

**NTR:** Net Trading Revenue that is generated from the result of the trading activities on selected clients' accounts (portfolio) to provide a realised PnL figure at the end of a month to be shared, subject to any unforeseen legal limitation placed upon it, provided that  $NTR = \text{Net Clients' PnL} - \text{Total Costs}$ .

**Cost:** Deposit/Withdrawal fees, Equity Negative Adjustments, Trade Adjustments, Bridge Fees, Spreads, Spread and commission rebates, IB rebates, sub-IB rebates, Hedging costs, Marketing and Other costs.

5.2 The Company shall perform all calculations and shall be final and binding.

5.3 Only IBs who satisfy all eligibility requirements and trading conditions shall be included in the final ranking.

5.4 Rankings shall be determined at the conclusion of the Promotion Period. In the event of a tie, OneRoyal may apply additional criteria, including higher Net Revenue, higher Total Closed PnL, or higher trading volume.

5.5 Leaderboards shall be updated daily (excluding market closures) and published on the Promotion landing page.

5.6 The Promotion shall consist of two separate categories:

a) **Master IB Network Performance** – encompassing the IB's full network, including sub-IBs and referred clients.

b) **Direct IB Performance** – limited to clients directly referred by the IB.

Participants shall be ranked independently within each category.

## 6. Awards

6.1 Awards shall be distributed across the two categories: Master IB Network and Direct IB Network.

- **Master IB Network Prizes:**

1st Place: USD 8,000 + Royal Elite Master Partner plaque.

2nd Place: USD 5,000 + Royal Master Performance Leader plaque

3rd Place: USD 3,000 + Royal Master Growth Partner plaque.

- **Direct IB Network Prizes:**

1st Place: USD 5,000 + Royal Elite Partner plaque

2nd Place: USD 3,000 + Royal Performance Leader plaque

3rd Place: USD 1,000 + Royal Growth Partner plaque.

6.2 Each participant may receive only one award per category.

6.3 Cash rewards shall be credited to the participant's OneRoyal wallet at the Company's discretion.

- 6.4 Plaques are commemorative and non-transferable, with design and specifications determined solely by the Company.
- 6.5 Winners will be notified via their registered email within a reasonable timeframe following the conclusion of the Promotion.
- 6.6 Failure to claim or validate an Award within the specified timeframe, or submission of incomplete or inaccurate information, may result in forfeiture of the Award.
- 6.7 All taxes, duties, or other charges associated with the receipt of any award shall be borne exclusively by the recipient.

## **7. Conduct and Fair Play**

- 7.1 IB acknowledges and agrees hereby that where a client holds multiple trading accounts under the same name, all such accounts shall be consolidated for the purposes of this Promotion.
- 7.2 IB acknowledges and agrees hereby that OneRoyal shall have the right to cancel the trades that occurred on a client account or withdraw from a client account any amounts, or block his/her trading account(s) when any of the events listed below occur:
  - a) a partial or complete match of IP address or other indicators suggesting that accounts belong to the same person; or
  - b) transactions in which both buy and sell orders are entered simultaneously or nearly simultaneously, at the same price and quantity, by the same party or by colluding parties; or
  - c) black swan events; or
  - d) latency arbitrage; or
  - e) swap arbitrage; or
  - f) market manipulation; or
  - g) insider trading; or
  - h) fraud; or
  - i) registration using the personal data of a family member or acquaintance; or
  - j) abuse of the Company's award scheme through fraudulent actions, including but not limited to opening multiple accounts under different names to benefit from the award multiple times, or reversing trades at the same or different brokers to achieve risk-free trading; or
  - k) overleveraging (up to full leverage) your trading account before the release of news or a major economic event; or
  - l) Overleveraging the account on a single instrument, particularly ahead of market close or during high-impact news, by generating returns equal to or exceeding 50% of the initial deposit from a single instrument.
  - m) abusing negative protection to gain unfair profits.
- 7.3 If OneRoyal suspects that a Client or IB has abused or attempted to abuse the promotion or otherwise acted with a lack of good faith towards OneRoyal, OneRoyal reserves the right to deny, withhold, cancel, or withdraw from that Client any amounts, and, if necessary, to cancel any terms and conditions of this promotion for that IB and the Clients he/she introduced, either temporarily or permanently, or to terminate that Client's access to the services and/or block that Client's account(s).
- 7.4 All trading activity must reflect genuine market participation. Any activity deemed artificial, abusive, or manipulative, including but not limited to self-referrals, circular trading, or volume generation without economic substance, may be excluded.

IB expressly acknowledges and agrees that all trading activity shall be performed solely and directly by the referred clients. Nothing contained in this Agreement shall be construed as



authorising the IB or any Sub-IB to advise, assist, or conduct trading on behalf of such referred clients).

## 8. GENERAL CONDITIONS

- 8.1 By participating in this promotion, you acknowledge that you have read and agreed to be bound by the rules of engagement of this promotion and OneRoyal's Client Agreement as displayed on OneRoyal's website: [www.oneroyal.com](http://www.oneroyal.com).
- 8.2 IB's who meet all requirements and accept these Terms and Conditions shall be enrolled as "Eligible IB's." OneRoyal's decision on eligibility and entitlement shall be final, without prejudice to any statutory rights available under applicable law.
- 8.3 This Promotion may not be used in conjunction with any other offer unless expressly approved by OneRoyal.
- 8.4 OneRoyal reserves the right, at its sole discretion, to alter, amend, or terminate the Promotion or any aspect thereof at any time without prior notice. Any changes shall be posted on OneRoyal's website.
- 8.5 OneRoyal's determinations regarding eligibility, disqualification, entitlement, or interpretation of these Terms and Conditions shall be final, binding, and conclusive, and no appeal or correspondence will be entertained.
- 8.6 OneRoyal shall not be liable for any loss (including, without limitation, indirect, special, or consequential loss or loss of profits), costs, expenses, or damage suffered or sustained in connection with this Promotion or the opening of a live trading account.
- 8.7 OneRoyal shall not be responsible for any technical malfunction of communications networks or for late, lost, incorrectly submitted, delayed, illegible, incomplete, corrupted, or misdirected entries, whether due to error, transmission interruption, or otherwise.
- 8.8 Any award granted under this Promotion shall apply only to Eligible IB's who have completed OneRoyal's onboarding procedures and all relevant anti-money laundering and counter-terrorism financing checks.
- 8.9 All disputes or situations not covered by these terms and conditions will be fairly resolved by OneRoyal management to all concerned parties. Such a decision shall be final and binding to the IB.
- 8.10 These Terms and Conditions are drafted in English. Any translation into another language is provided for convenience only. In the event of inconsistency or discrepancy, the English version shall prevail.