

ONE ROYAL



**ONEROYAL
20TH
ANNIVERSARY**

Timeless Trading Challenge 2026

TIMELESS TRADING CHALLENGE 2026

1. INTRODUCTION

- 1.1 OneRoyal hereby extends to both existing and prospective clients, resident in or located within the jurisdictions specified in Article 3, the opportunity to obtain certain rewards ("Award") through participation in the OneRoyal Timeless Trading 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 (the 'Company'). 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, clients acknowledge and agree to be bound by the Terms and Conditions outlined below.
- 1.4 All clients must carefully review the Promotion Terms and Conditions before registration. By registering, participants confirm that they fully understand and unconditionally accept all trading risks, campaign rules, evaluation criteria, and related provisions.

2. PROMOTIONAL PERIOD AND REWARDS

- 2.1 The Promotion shall commence on 31 March 2026 at 00:00 (GMT +2) and shall conclude on 31 May 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. PARTICIPATION CRITERIA

- 3.1 Eligibility to participate in this Promotion shall extend to both existing and prospective clients, provided that such clients do not originate from, nor maintain residence within, any of the following jurisdictions: Iran, North Korea, the United States of America, Myanmar, Yemen, Cuba, Russia, any Member State of the European Union, Iceland, Liechtenstein, Norway, or the United Kingdom, or any jurisdiction where participation in this Promotion would be unlawful or restricted.
- 3.2 Eligibility is expressly conditional upon the client's ongoing compliance with all applicable requirements, including but not limited to the provisions of the Client Agreement and these Terms and Conditions. Clients who satisfy all such requirements and formally accept these Terms and Conditions shall be deemed "Eligible Clients" and enrolled in the Promotion.
- 3.3 OneRoyal reserves the exclusive right, at its sole and absolute discretion, to review, verify, or reassess a client's eligibility at any time.

OneRoyal may suspend, disqualify, or revoke any benefit (whether awarded or pending) from any client determined, or reasonably suspected, of being in breach of the Client Agreement, these Terms and Conditions, applicable laws or regulations, or OneRoyal's internal policies and procedures.
- 3.4 All determinations made by OneRoyal regarding eligibility, disqualification, and entitlement shall be final, conclusive, and binding on all participants, and shall not be subject to appeal or review.

4. CLIENT PARTICIPATION AND TRADING REQUIREMENTS

- 4.1 Participation in the Promotion shall be strictly limited to Eligible Clients who have duly completed all required verification procedures and submitted all Know Your Customer ("KYC") documentation as requested by OneRoyal.
- 4.2 Eligible Clients must access their Client Portal, select the "20th Anniversary – Timeless Trading Challenge," and review and expressly accept these Promotion Terms and Conditions to participate.
- 4.3 Upon acceptance of these Terms and Conditions, clients shall be required to open a new trading account designated exclusively for the Promotion ("Promotional Account").
- 4.4 Only trading activity, deposits, and transactions duly executed within the Promotion Period shall be taken into account for the purposes of determining eligibility, scoring, and ranking. Leverage changes and swap-free trades are disabled on the Promotional Account.
- 4.5 Eligible Clients must deposit a minimum cumulative amount of Five Hundred United States Dollars (USD 500) during the Promotion Period. Only internal transfers from wallet to trading account are allowed. Other Internal transfers and bonus funds shall not be deemed deposits for this Promotion.
- 4.6 Withdrawals from the Promotional Account during the Promotion Period are not permitted. Any withdrawal request (full or partial), including transfers of funds out of the Promotional Account, will result in immediate disqualification from the Promotion. Eligible Clients must have successfully closed trades amounting to no fewer than fifty (50) standard lots during the Promotion Period.

For the purposes of this Promotion, a "standard lot" shall be calculated based on the trading platform's recorded lot size for closed trades; In forex, 1 standard lot = 100,000 units of the base currency; In futures/CFDs, "1 lot" maps to the exchange/broker's contract spec (e.g., gold 100 oz, crude oil 1,000 barrels).

The Company's calculation shall be final and binding.

- 4.7 Eligibility for prizes is expressly contingent upon the client's fulfilment of both the deposit requirement and the trading volume requirement.
- 4.8 It's not possible to withdraw from a Live Contest Account until the Promotion is finished.
- 4.9 The Trading Accounts which participated in Live Contests that are already closed will be set to Read-Only and they will not be able to participate in the existing contest. The system checks for that once an hour. Once an hour, the system also removes Read-Only from trading accounts participating in the ongoing Promotion.
- 4.10 If the participating account has open positions at the time of the Contest Campaign completion, they are left as such. The account changes its status to Read-Only, and the performance is calculated based on only the closed trades.

5. SCORING AND RANKING METHODOLOGY

- 5.1 Eligible Clients shall be ranked based on the following formula:

$$(\text{Total Closed PnL} + \text{Total Deposits}) \times 100$$

- 5.2 For the purposes of this calculation:

"Total Closed PnL" shall be calculated net of commissions, swaps, and any applicable trading charges as recorded on the Promotional Account, expressly excluding any bonus-related profits or adjustments.

"Bonus" refers to any promotional credit, trading credit, or non-withdrawable incentive provided by the Company.

"Total Deposits" shall mean deposits made into the Promotional Account during the Promotion Period.

- 5.3 Only clients who satisfy all eligibility requirements and trading conditions shall be included in the final ranking.
- 5.4 Rankings shall be determined upon conclusion of the Promotion Period. In the event of a tie, OneRoyal reserves the right, at its sole and absolute discretion, to apply additional criteria, including but not limited to higher Total Closed PnL or higher trading volume.
- 5.5 The Performance during the Promotion is not calculated based on the Initial balance, but according to the total Balance operations. In order to participate in the Promotion, a Client has to deposit. If a Client has not deposited, they will not be able to participate, but will be in the list of participants with 0 balance.
- 5.6 The list of Leaders is updated every 10 minutes.

6. PRIZE TERMS

- 6.1 The total prize pool for the Promotion shall be Twenty Thousand United States Dollars (USD 20,000), allocated to the top three (3) ranked Eligible Clients as follows:
 - First Place: a cash equivalent of Nine Thousand United States Dollars (USD 9,000);
 - Second Place: a cash equivalent of Six Thousand Five Hundred United States Dollars (USD 6,500); and
 - Third Place: a cash equivalent of Four Thousand Five Hundred United States Dollars (USD 4,500).
- 6.2 Each winner shall be entitled to receive one (1) prize only. At the winner's election, the prize may be awarded either as a cash equivalent credited to the winner's OneRoyal wallet or applied toward the acquisition of a luxury watch, subject to the provisions herein.
- 6.3 Where a luxury watch is selected, the specific watch shall be determined following confirmation of the winners and shall be subject to:
 - i. the winner's country of residence; and
 - ii. the availability of authorised retailers or suppliers in such a country.
 - iii. the winner shall be solely responsible for any applicable taxes, customs duties, import charges, or delivery-related costs. Delivery timelines are not guaranteed and may vary depending on location and supplier availability.
- 6.4 Winners will be contacted by June 4 via the email account registered with their OneRoyal profile. Winners will need to respond by June 11 accepting the prize. Failure to do so will result in eliminating the winner from the winners list.
- 6.5 In the event that a luxury watch is unavailable, impractical to source, or where the winner elects not to receive a luxury watch, the corresponding cash equivalent applicable to the relevant prize tier shall be awarded instead, without substitution or adjustment.
- 6.6 Winners may submit a written request to OneRoyal to prevent the use of their image for promotional purposes, except

where disclosure is required for prize verification or regulatory compliance.

6.7 Winners who:

- i. fail to redeem their prize within the designated redemption period; or
- ii. fail to submit a valid redemption request; or
- iii. submit incomplete, inaccurate, or invalid redemption details; or
- iv. fail to complete any required verification procedures,

shall be deemed to have voluntarily forfeited their entitlement to the reward.

6.8 Any reward not redeemed within the prescribed redemption period shall automatically expire and shall not be reissued, reinstated, replaced, exchanged, compensated, or carried forward to any subsequent campaign or round under any circumstances.

7. CONDUCT AND FAIR PLAY

- 7.1 Clients who join the promotion will have a competition trading account where all eligibility criteria need to be fulfilled. Any deposits or trading done through other trading accounts will not be considered.
- 7.2 Clients acknowledge and agree that OneRoyal retains full discretion to accept or reject new account openings and may disqualify clients or cancel trades where evidence of collusion, fraud, market manipulation, insider trading, or other abusive practices is detected.
- 7.3 Trading activity generated through Expert Advisors (EAs) or copytrading systems shall not count toward the trading volume requirement under this Promotion.

Also, Trading activity generated through PAMM or managedaccount structures shall not be counted.

OneRoyal reserves the right, in its sole discretion, to exclude such activity from volume calculations, nullify trades, or disqualify participants where trading activity is reasonably determined to exploit system latency, pricing errors, execution delays, or other manipulative practices. The Client acknowledges and agrees that OneRoyal shall have the right, at its sole and absolute discretion, to disqualify the Client and/or cancel any trades executed on the Client's account if OneRoyal identifies any of the cases listed below:

- 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.
- 7.4 If OneRoyal suspects that a client has abused or attempted to abuse the Promotion or otherwise acted in bad faith, OneRoyal reserves the right to deny, withhold, cancel, or withdraw any amounts, cancel applicable terms, or terminate access to services and accounts, either temporarily or permanently.

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**.
- 8.2 Clients who meet all requirements and accept these Terms and Conditions shall be enrolled as "Eligible Clients". 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 damages 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 Clients who have completed OneRoyal's onboarding procedures and all relevant anti-money laundering and counterterrorism financing checks. OneRoyal retains full discretion to activate or decline the opening of any new trading account.
- 8.9 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.