



Terms and Conditions of Pascua Campaign

This ‘Pascua Campaign’ (hereinafter referred to as the “Campaign”) is offered by NAGA Capital Ltd (hereinafter referred to as “NAGA” or “Company”), a limited liability company incorporated and registered under the laws of the Republic of Seychelles, with Registration Number 8422455-1, and having its registered address at Suite 3, Jivan’s Complex, Global Village, Mont Fleuri, Mahe, Seychelles (hereinafter referred to as the “Company” and/or “NAGA” and/or “we” and/or “our” and/or “us”). NAGA Capital Ltd is authorised and regulated by the Financial Services Authority Seychelles (FSA) under licence No. SD026.

The Client acknowledges, confirms, declares and agrees that by accepting these Terms of the Campaign as contained herein, he/she enters into a legally binding agreement with the Company in relation to the Campaign.

The Client also acknowledges, confirms, declares and agrees that all the remaining Legal Documents of the Company, as may be found on the Company’s website at www.naga.com/en, have also been read, acknowledged and agreed to. The Client acknowledges, confirms, declares and agrees that the content of the Legal Documents govern the Campaign and that these Terms for the Campaign should be read in conjunction with the Legal Documents, as these may be found on the Company’s official website at www.naga.com/en and may be amended from time to time.

This Campaign is valid and effective from the date of its publication to the Company’s website www.naga.com/en and it may be suspended and/or terminated and/or amended at any time and at the sole discretion of the Company.

1. Introduction

1.1. These Terms govern the Pascua Campaign, organized by the Company, through which eligible Clients may receive a cash reward equal to their qualifying deposit, subject to the conditions described herein.

1.2. The Campaign aims to promote client activation and trading activity among existing Clients of the Company.

1.3. The Campaign applies to existing Clients of the Company who hold a trading account.

1.4. Participation in the Campaign is subject to the eligibility requirements and conditions described in these Terms.

1.5. This Campaign is intended exclusively for Clients residing in Latin America (LATAM), as defined by the Selected Countries listed in these Terms.



2. Definitions/Interpretations

‘Pascua Campaign’ or ‘Campaign’ means the current campaign presented herein;

‘Client Agreement’ means the agreement which governs the provision of investment and/or ancillary services to you by the Company;

‘Cash Reward’ means the monetary bonus equal to the Client’s qualifying deposit, credited by the Company subject to these Terms;

‘Client’ or ‘You’ means an existing Client of the Company participating in the Campaign;

‘Read-Only Sub Account’ means a dedicated trading sub-account created by the Company where the Cash Reward is credited and which remains restricted (non-tradable and non-withdrawable) until all Campaign conditions are fulfilled;

‘Campaign Period’ means the period commencing on **1 April 2026 and ending on 30 April 2026**, inclusive;

‘Qualifying Deposit’ means a deposit between **USD 100 and USD 500** made during the Campaign Period using the promo code “PASCUA”;

‘Net Deposit’ means the total amount deposited by the Client minus any withdrawals made during the Campaign Period or prior to completion of the Campaign conditions;

‘Selected Countries’ means the following countries: Mexico, Colombia, Chile, Peru, Argentina, Dominican Republic, Ecuador, Panama, Uruguay, Bolivia, Paraguay, Guatemala, Honduras, El Salvador, Nicaragua, and Costa Rica.

3. About the Campaign

3.1. The Campaign allows eligible Clients to receive a Cash Reward equal to their Qualifying Deposit (1:1 match), as follows:

Deposit USD 100 → Reward USD 100

Deposit USD 200 → Reward USD 200

Deposit USD 300 → Reward USD 300

Deposit USD 400 → Reward USD 400

Deposit USD 500 → Reward USD 500



- 3.2. The Cash Reward shall be credited to a newly created Read-Only Sub Account.
- 3.3. The Read-Only Sub Account is restricted and the Client may monitor the balance but cannot trade, transfer, or withdraw the funds until all conditions are fulfilled.
- 3.4. The Cash Reward becomes withdrawable or transferable only upon successful completion of the trading conditions described in these Terms.
- 3.5. Participation is limited to the first 500 eligible Clients, on a first-come, first-served basis determined by deposit timestamp.
- 3.6. The Campaign shall be valid only during the Campaign Period.
-

4. Eligibility

- 4.1. To be eligible to participate in the Campaign, the Client must:
- Be an existing client of the Company who registered **prior to 1 April 2026** and has not made any deposit prior to the Campaign Period;
 - Permanently reside in one of the Selected Countries;
 - Have successfully completed account verification (KYC);
 - Make a Qualifying Deposit during the Campaign Period;
 - Apply the promo code **"PASCUA"** at the time of deposit;
 - Be sourced strictly via organic or Company-owned media traffic only and not via any affiliate or partner channel.
- 4.2. Clients who register on or after **1 April 2026** shall not be eligible to participate.
- 4.3. Clients residing outside the Selected Countries shall not be eligible, and any deposit made using the promo code shall not entitle them to any reward.
- 4.4. Any Client who does not meet, or only partially meets, the above requirements shall not be eligible to receive the Cash Reward.
- 4.5. Only deposits made via **debit/credit card or e-wallet payment methods** available in the Client's respective country shall be considered eligible for the Campaign, provided that such payment method includes the **promo code input field** on the deposit page and the promo code is successfully applied at the time of deposit.
- 4.6. Deposits made via wire transfer are explicitly excluded from the Campaign and shall not be considered as Qualifying Deposits under any circumstances.



4.7. Deposits made through any other payment method, or through payment methods where the promo code input field is not available or not used, shall not qualify for the Campaign reward, regardless of the deposited amount.

4.8. Each Client is eligible to participate in the Campaign once only.

4.9. The use of multiple accounts, duplicate accounts, or any arrangement involving related, connected, or third-party accounts for the purpose of circumventing this restriction is strictly prohibited and shall result in disqualification.

4.10. Only the first deposit made by the Client during the Campaign Period using the promo code “**PASCUA**” shall be considered as the Qualifying Deposit for the purposes of the Campaign.

4.11. The first deposit must meet the **minimum required amount of USD 100 at the time it is made** in order for the Client to be eligible for participation in the Campaign.

4.12. Any subsequent deposits made by the Client, whether or not a promo code is applied, **shall not be considered for the purposes of the Campaign**, and shall not increase, supplement, or otherwise affect the Cash Reward.

5. Reward Allocation

5.1. The Client shall receive a Cash Reward equal to their Qualifying Deposit (1:1), within **seventy-two (72) hours** following successful qualification.

5.2. The Cash Reward shall be credited to a Read-Only Account created by the Company.

5.3. The Client may contact support.sc@naga.com for any queries related to the Campaign.

5.4. The Cash Reward is not withdrawable, transferable, or usable until all trading conditions are fulfilled.

5.5. Deposited funds remain fully withdrawable at all times; however, such withdrawals are subject to Clause 6.6, and may result in disqualification from the Campaign and forfeiture of the Cash Reward where the Net Deposit falls below the Qualifying Deposit amount.

5.6. In the event of a technical issue preventing the application of the promo code or affecting participation, the Client must contact support.sc@naga.com within a reasonable timeframe and provide sufficient evidence (including, but not limited to, screenshots of the deposit process). The Company reserves the right to assess such cases at its sole discretion.



5.7. The Client acknowledges that the Cash Reward may take up to seventy-two (72) hours to be credited, and that the trading period described in Clause 6 shall commence only from the time the Cash Reward is credited, and not from the time of deposit.

6. Trading Conditions

6.1. To unlock the Cash Reward, the Client must:

- a) Complete a minimum of **twenty (20) trades** (open and close);
- b) Ensure that each trade is held open for a minimum of five (5) minutes;
- c) Complete all qualifying trades within **twenty calendar (20) days** from the date the Cash Reward is credited.

6.2. **Manual trading only applies.** Only positions opened directly by the Client shall qualify.

6.3. The following trades shall **not be considered qualifying under any circumstance**:

- Trades executed via copy trading;
- Trades executed via Expert Advisors (EAs), bots, or algorithmic systems;
- Trades executed via signals or third-party services;
- Copied trades of any kind.

6.4. Hedged positions shall not count toward the trade requirement. This restriction applies across all accounts held by the Client with the Company, and not solely within a single account.

6.5. Trades must be executed in good faith. Any form of non-bona-fide trading, including but not limited to repeatedly opening and closing the same instrument within a short timeframe for the sole purpose of meeting the trade requirement, shall not be considered valid and may result in disqualification.

6.6. The Client must maintain a Net Deposit equal to or greater than the initial Qualifying Deposit until all Campaign conditions are fulfilled. Any withdrawal causing the Net Deposit to fall below the Qualifying Deposit amount shall result in disqualification and forfeiture of the Cash Reward.

6.7. Upon successful completion of all conditions, the Read-Only Sub Account shall be unlocked and the Client may withdraw or transfer the Cash Reward.

7. Disqualification



7.1. The Client shall be disqualified and forfeit the Cash Reward if:

- a) The trading conditions are not completed within the required timeframe;
- b) The promo code was not applied at the time of deposit;
- c) The Client is identified as affiliate or partner traffic;
- d) The Client engages in hedging, arbitrage, abuse, fraud, or manipulation;
- e) The Client provides false or misleading information.
- f) The Client attempts to participate multiple times, uses duplicate accounts, or engages in any coordinated activity to circumvent Campaign restrictions;

7.2. The Company reserves the right to disqualify any Client from the Campaign if it reasonably believes that the Client has engaged in any form of abuse, manipulation, or fraudulent activity related to the Campaign.

8. Miscellaneous

8.1. By participating in the Campaign, the Client acknowledges and agrees to abide by these Terms.

8.2. Participation in the Campaign does not constitute any form of partnership, association, or joint venture between the Client and the Company.

8.3. The Company may, at its sole discretion, suspend, terminate, or amend the Campaign without prior notice.

- a) Clients who have already met all Campaign requirements and have had the Cash Reward credited shall not be affected;
- b) Clients who are in the process of qualifying or have not yet received the Cash Reward are not guaranteed participation or reward in the event of termination

8.4. Where the Company suspects any form of arbitrage, abuse, fraud, manipulation, or any other deceitful or fraudulent activity connected to any of the Client's accounts, the Company reserves the right, at its sole discretion, to take any of the following actions, including but not limited to:

- a) Withholding the Cash Reward;
- b) Closing and/or suspending any or all of the Client's accounts;
- c) Voiding and/or withholding any payment due to the Client;
- d) Disqualifying the Client from the Campaign and/or any other scheme or campaign of the Company with immediate effect.

8.5. The Client acknowledges that where any of the circumstances described in Clause 8.4 occur, the Company shall not be liable for any consequences resulting from such actions.



8.6. Nothing in these Terms or in any promotional material shall be construed as the provision of investment advice, investment recommendation, portfolio management, or any discretionary service.

8.7. These Terms are published on the Company's website in English. Any translation is provided for convenience purposes only.

8.8. The Client is solely responsible for any tax implications arising from participation in the Campaign.

8.9. By participating in the Campaign, the Client consents to the processing of personal data in accordance with the Company's Privacy Policy.

8.10. The Company shall not be liable for any delay or failure to perform its obligations under these Terms.

8.11. Neither the Company nor any affiliated entities shall be liable for any damages, losses, or consequences arising from participation in the Campaign.

8.12. Headings are included for convenience only and shall not affect interpretation.

8.13. No failure or delay by the Company in exercising any right shall constitute a waiver of that right.