



“TRADE with 0 SPREAD” CAMPAIGN POLICY

This **Trade with 0 Spread Campaign** is offered by **Naga Markets Europe Ltd**, a limited liability company incorporated and registered under the Laws of the Republic of Cyprus, with Registration Number HE 251168, and having its registered address at Agias Zonis 11, 3027 Limassol, Cyprus (hereinafter referred to as “Naga Markets Europe Ltd” and/or “Naga” and/or the “Company” and/or “we” and/or “our” and/or “us”).

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/eu, have been read, acknowledged and agreed to. The Client further acknowledges, confirms, declares and agrees that the content of the Legal Documents govern the Campaign and that these Terms should be read in conjunction with the Legal Documents, as these may be amended from time to time.

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

1. Introduction

1.1 These Terms govern the **‘Trade with 0 Spread Campaign’** organized by the Company, through which eligible Clients may benefit from **zero spread trading conditions on selected instruments** for a limited period of time, subject to the conditions described herein.

2. Definitions / Interpretations

‘Trade with 0 Spread Campaign’ or **‘Campaign’** means the promotional campaign as defined by the Company.

‘Client Agreement’ means the agreement which governs the provision of investment and/or ancillary services to you by the Company, as concluded between you and the Company upon successful onboarding with, and verification by, the Company.

‘Campaign Registration Period’ means the period during which Clients may register and qualify for the Campaign, as defined in Clause 3.4 of these Terms.



‘Benefit Period’ means the **thirty (30) calendar day period during which the zero spread trading conditions will apply to an eligible Client**, starting from the moment the Client satisfies all eligibility requirements of the Campaign.

‘You’, ‘Client’, ‘Participant’ means the **new client of the Company who meets the eligibility criteria set out in Clause 4.1 of these Terms**.

‘Selected Instruments’ means the financial instruments eligible under the Campaign, namely **Gold, Oil, and Natural Gas**.

‘0 Spread Trading Conditions’ means the trading conditions applied by the Company under this Campaign where the spread on the Selected Instruments may be set to zero, subject to other applicable trading costs such as commissions, swaps, overnight financing charges, or other fees in accordance with the Company’s trading conditions.

3. About the Campaign

3.1 Eligible Clients who meet the Campaign requirements may receive **zero spread trading conditions only on the following instruments**:

- **Gold - XAUUSD.raw**
- **Oil - USOUSD.raw**
- **Natural Gas - NGAS.raw**

**The above symbols are available in accounts denominated in EUR or USD, depending on the base currency of the Client’s trading account.*

3.2 The **0 Spread Trading Conditions** provided under the Campaign are subject to the following limitations:

- The 0 spread benefit is limited to a maximum of **fifty (50) trades per Selected Instrument** during the Benefit Period.
- The maximum permitted trade size per position under the Campaign shall be:
 - **1 lot for Gold (XAUUSD.raw);**
 - **1 lot for Oil (USOUSD.raw);**
 - **0.1 lots for Natural Gas (NGAS.raw).**

Any trades exceeding the above limits may be executed under the Company’s standard trading conditions.

3.3 The Client acknowledges and understands that although the spread on the Selected Instruments may be set to zero under this Campaign, **other trading costs may apply**, including but not limited to commissions, swaps, overnight financing charges, or other fees in accordance with the Company’s trading conditions.

3.4 The Campaign will be available for **registration purposes from 06 March 2026 until 31 March 2026 at 23:59 GMT** (the “Campaign Registration Period”).



3.5 Clients who successfully register, complete verification, and satisfy the eligibility requirements during the Campaign Registration Period may benefit from **zero spread trading conditions for a period of thirty (30) calendar days** (the “Benefit Period”).

3.6 The **Benefit Period shall commence individually for each eligible Client** from the moment the Client has successfully completed all Campaign requirements.

4. Eligibility

4.1 To be eligible to participate in the Campaign, you must be a **new Client of the Company** who permanently resides in one of the Selected Countries and who, during the Campaign Registration Period:

- (A) Successfully registers an account with the Company;
- (B) Successfully completes onboarding and verification procedures in accordance with the Company’s requirements; and
- (C) Deposits an amount equal to or greater than **two hundred and fifty Euros (€250)** (the “Minimum Deposit”).

4.2 Clients who meet the above conditions will be eligible to receive the **Campaign trading conditions described in these Terms**.

4.3 Any Participant who does not meet or only partially meets the requirements of these Terms shall **not be eligible to benefit from the Campaign**.

5. Campaign Conditions

5.1 Eligible Participants may receive zero spread trading conditions on the Selected Instruments for the duration of the Benefit Period.

5.2 The 0 Spread Trading Conditions provided under the Campaign apply only to trades executed directly by the Client (self-directed trading).

Trades executed through copy trading or any automated replication of another trader’s positions shall not qualify for the 0 spread trading conditions, even if the underlying instruments correspond to the Selected Instruments included in the Campaign.

5.3 The Company reserves the right to modify, suspend, or terminate the Campaign trading conditions if the Participant no longer satisfies the eligibility criteria or if the Campaign is terminated.

5.4 If the Client has any query or requires assistance in relation to the Campaign, he/she may contact the Company at support@naga.com.

5.5 If the Client has any complaints in relation to the Campaign, he/she may submit such complaint at complaints@naga.com, which will be handled in accordance with the Company’s Complaint Handling Policy.

6. Disqualification



6.1 Participants may be disqualified from the Campaign if they:

- a) Violate, manipulate, or fail to comply with any of the Terms or the Company's Legal Documents;
- b) Engage in arbitrage, manipulation, abuse of trading conditions, or exploitative trading strategies;
- c) Reverse or fail to maintain the eligibility requirements described in these Terms;
- d) Engage in any activity that is inconsistent with the purpose of the Campaign.

6.2 If the Company believes that a Participant has engaged in fraud, abuse, or any activity that may harm the Company's reputation, the Company may take any action it deems appropriate at its sole discretion.

7. Miscellaneous

7.1. By participating in the Campaign, the Participant acknowledges and consents to abide by the present Terms.

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

7.3. The Company may, at its sole discretion, suspend, terminate, or amend these Terms without prior notice. Should the Company elect to provide notice regarding any of the above events, such notice will be provided in writing and shall become effective on the date indicated in such notice or, if no date is specified, immediately. The Company shall not be liable for any consequences arising from any suspension, termination, or amendment of these Terms.

7.4. The Client acknowledges that where the Company has any suspicion of arbitrage, abuse, fraud, manipulation, cash-back arbitrage connected to the Client's account(s), or any other form of deceitful or fraudulent activity, the Company reserves the right, at its sole discretion, to take any action it deems appropriate, including but not limited to:

- a) Removing the Client from the Campaign and withdrawing any Campaign-related benefits;
- b) Closing or suspending all of the Client's accounts with the Company;
- c) Voiding and/or withholding any payment that may be due to the Client;
- d) Disqualifying the Client from the Campaign and/or any other promotional scheme or campaign of the Company with immediate effect.

7.5. The Client acknowledges, confirms, and understands that where any of the circumstances mentioned in Clause 7.4 occur, the Company shall not be liable for any consequences relating to the actions described above or for any potential damage arising therefrom.

7.6. Nothing in these Terms, or in any other promotional material, shall be construed as the provision of investment advice, investment recommendation, portfolio management, or any other form of discretionary service. The Client acknowledges and agrees that past performance is neither a reliable indicator nor a guarantee of future results or returns.



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

7.8. The Company cannot provide information regarding another Participant's account or application status due to privacy and data protection requirements.

7.9. Each Participant is solely responsible for any tax implications arising from participation in the Campaign. The Company accepts no responsibility for any tax obligations related to the Campaign.

7.10. If, for any reason (for example due to regulatory restrictions or conflict of interest), a Participant is not permitted to trade any of the instruments included in the Campaign, the Participant must inform the Company in writing prior to participating in the Campaign.

7.11. By participating in the Campaign, the Client consents to the processing of personal data, which may be collected and used by the Company and/or any related, affiliated, or contracted companies through automated or non-automated means. The Client acknowledges that personal data will be retained and used in accordance

with the Company's Privacy Policy, which is available on the Company's website.

7.12. The Company shall not be liable for any delay in performing or failure to perform any of its rights or obligations under these Terms.

7.13. Neither the Company nor any affiliated or related companies shall be liable for any damages, losses, tax implications, or other consequences of any nature that may arise from participation in the Campaign.

7.14. Headings included in these Terms are used for ease of reference only and shall not affect the interpretation thereof.

7.15. No failure or delay by the Company in exercising any right, power, or privilege under these Terms shall operate as a waiver thereof, nor shall any single or partial exercise preclude any further exercise of such rights.

7.16. If any provision of these Terms is held or deemed invalid by a court of competent jurisdiction, the remainder of the Terms shall not be affected and shall remain in full force and effect.

7.17. In case of any inconsistency between the subject matter of these Terms and the Client Agreement, these Terms shall prevail with respect to the Campaign.

7.18. All capitalized words and phrases used and not defined in these Terms shall have the same meaning as defined in the Client Agreement.

7.19. Neither the Company nor any related, affiliated, or contracted companies shall be liable for technical malfunctions of any telephone network or lines, computer online systems, servers, providers, computer equipment or software, or failure of any email or entry to be received due to technical problems or traffic



congestion on the internet, telephone lines, or any website.

7.20. The Company cannot be held responsible for any action and/or omission of the Client or the Client's failure to monitor or review notifications or announcements provided by the Company via the Company's website or email.

7.21. The availability of the Campaign may be subject to operational or technical limitations, and the Company does not guarantee availability of the Campaign to all Clients.

7.22. These Terms shall be governed by and construed in accordance with the applicable laws of the Republic of Cyprus. Any dispute arising in relation to these Terms shall be submitted to the exclusive jurisdiction of the courts of the Republic of Cyprus.