

# Genie

Unlock wealth with a whisper

## Introducing Broker **Terms & Conditions**



[www.geniefx.com](http://www.geniefx.com)

This Agreement is issued by Genie LTD (hereinafter referred to as "Genie").

Genie LTD and the Introducing Broker ("IB") may be referred to collectively as the "Parties" or individually as a "Party."

## 1. Authorization and Scope

1.1 Genie grants the IB the authority to introduce clients to Genie's trading platforms for executing trading activities.

1.2 Commissions payable to the IB will be accrued only after a referred client is approved and actively funds their trading account.

1.3 The IB's entitlement to compensation is based exclusively on trades conducted by the referred clients.

## 2. Compensation and Amendments

2.1 Genie shall remunerate the IB in accordance with the terms set forth in this Agreement.

2.2 Genie reserves the right to modify this Agreement at its discretion and will provide written notification to the IB regarding any such changes.

## 3. Conduct and Compliance Framework

3.1 The IB must ensure that its officers, employees, and representatives comply with Genie's policies, as well as any applicable local laws or regulations. The IB confirms adherence or valid exemption under local regulatory requirements.

3.2 Genie retains the right to inform clients about this Agreement and explain the nature of the IB relationship.

3.3 The IB is responsible for ensuring that every referred client lists the IB's name on all required Genie forms and applications.

3.4 Nothing in this Agreement limits Genie's authority to enforce its client agreements for accounts introduced by the IB, including actions such as account restrictions or liquidations.

3.5 Genie has sole discretion to approve or reject any client applications and maintains full authority over client accounts on its trading platforms.

## 4. Obligations and Ethical Practices

4.1 The IB must clearly disclose that it receives referral-based compensation from Genie and ensure clients understand the nature of this arrangement.

4.2 The IB may not provide financial advice, make profit guarantees, or deliver misleading statements. Genie bears no responsibility for any guidance or actions taken by the IB, and the IB agrees to indemnify Genie for any resulting losses. Any form of misrepresentation will result in immediate termination and loss of any outstanding payments.

4.3 The IB must not present itself as an employee of Genie and must represent Genie's services accurately while maintaining familiarity with Genie's procedures.

4.4 Discretionary trading or trade execution on behalf of clients is only permitted when supported by a valid, signed, and pre-approved power of attorney.

4.5 To protect platform integrity, the IB acknowledges that clients using prohibited or unfair trading tactics—such as manipulation, arbitrage, or other exploitative behavior—may face sanctions imposed by Genie.

## 5. Commission Policies and Payout Procedures

5.1 Genie will maintain a secure, password-protected commission schedule on its platform, allowing the IB to review the maximum commission amounts generated from referred clients' trading activity. Any concerns or errors must be reported within five (5) business days; otherwise, the IB will be deemed to have accepted the posted information.

5.2 Commission withdrawals from the IB's account may only be processed upon receiving written instructions from the IB. Payments will be issued solely to an account owned by the IB at a recognized financial institution, and only after all Agreement obligations have been satisfied.

5.3 The IB acknowledges that no commission or rebate will be payable for trades classified as Scalping Trades under Genie's Electronic Trading Terms and Client Agreement.

5.4 Under no circumstances shall the IB receive more than forty percent (40%) of the total funds introduced for a client's account as rebates or commissions. Any amount exceeding this limit will be returned to the client's account, irrespective of any IB objection.

5.5 Genie retains the authority to withhold, adjust, or decline rebate payments if requirements under this Agreement are not met or if the IB's entitlement cannot be verified in accordance with Genie's internal procedures.

## 6. Remuneration Structure

6.1 Certain financial instruments—such as individual stocks, cryptocurrencies, ECN-based trades, and futures contracts—do not qualify for rebate payments, and the IB acknowledges that no remuneration will be issued for trading in these products.

6.2 Genie may adjust rebate levels for specific accounts when required for risk management purposes. Any such modifications will be communicated to the IB in advance.

6.3 The remuneration structure applicable to the IB's services is defined in the compensation table provided by Genie, outlining account categories, expected trading volume, rebate per standard lot, and markup commission details.

Account Type	No of Account	Markup	Rebate	Commission
Standard	>5	0	\$5	0

6.4 Genie reserves the right to apply revised rebate rates, commission terms, related conditions when operational needs require such adjustments, provided the IB is notified accordingly.

## 7. Declarations, Warranties, and IB Authority

7.1 The IB confirms that it is properly constituted, lawfully operating, and in full compliance with all regulatory requirements applicable within its jurisdiction, whether acting as an individual or a legal entity.

7.2 The IB acknowledges it is responsible for meeting all tax liabilities associated with the income earned under this Agreement and agrees that Genie bears no responsibility for the IB's tax obligations.

7.3 The IB may not present itself as an employee or agent of Genie and shall only act as an independent mediator to support service quality. Any use of Genie's trademarks, branding, or intellectual property requires prior written approval.

7.4 The IB affirms that it holds the necessary authority and regulatory standing to lawfully participate in this Agreement and to perform all obligations arising from it.

## 8. Client Interaction Standards

8.1 The IB shall ensure that all clients introduced to Genie complete the required account forms and provide any documentation necessary for the proper establishment of their trading accounts.

8.2 Genie is not responsible for any form of guidance, opinions, or recommendations shared by the IB. The IB accepts full liability for its interactions, statements, and conduct toward clients.

8.3 The IB must refrain from offering investment advice or making unauthorized assurances and shall communicate Genie's services accurately and within the limits permitted under this Agreement.

8.4 The IB's role is limited to introducing clients and facilitating their onboarding; it may not act beyond this scope or create the impression of representing Genie in any advisory capacity..

## 9.1 Company Obligations to IB

9.1 Genie shall compensate the IB promptly for services performed under this Agreement, in accordance with the payment schedule outlined herein.

9.2 Commission calculations will be based solely on complete round-turn trades. Any positions opened and closed within thirty (30) seconds will not be included in rebate computations.

9.3 Payments to the IB are subject to the referred clients maintaining minimum account balances and the accrual of applicable trading fees.

9.4 For any bonus-sharing arrangements, remuneration will be calculated based on fifty percent (50%) of the trading volume, as specified in the applicable terms.

9.5 Genie reserves the right to withhold or adjust IB payments if there are unresolved disputes, client complaints, or other matters requiring review prior to payment issuance.

## 10. Contract Communication and Termination

10.1 All notices or communications between the Parties must be in English and may be delivered either by email or in person. The IB shall direct notices to Genie at [support@geniefx.com](mailto:support@geniefx.com).

10.2 This Agreement shall remain in effect for one (1) year and will automatically renew unless either Party provides written notice to terminate, as specified herein.

10.3 Either Party may terminate this Agreement with five (5) business days' written notice. Genie reserves the right to terminate immediately in the event of any breach, misconduct, or misuse of the Agreement.

10.4 Upon termination, the IB is obligated to remove or return all Genie-related materials, including any branding, documents, or intellectual property, from all public domains and personal use.

10.5 Any outstanding fees or remuneration due to the IB will be settled following termination, provided that the IB has fulfilled all obligations under this Agreement.

## 11. Governing Law and Dispute Resolution

11.1 This Agreement shall be governed by and interpreted in accordance with the laws of Saint Lucia.

11.2 Any disputes, claims, or controversies arising out of or in connection with this Agreement shall be subject to the exclusive jurisdiction of the courts of Saint Lucia.

## 12. General Terms

12.1 This Agreement is drafted in English. Any translations provided are for convenience only, and in case of any conflict, the English version shall prevail.

12.2 All business information, client details, and terms of this Agreement must be kept strictly confidential, with confidentiality obligations continuing indefinitely after termination of this Agreement.